Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 195, A bill to be entitled "An Act making an appropriation to pay for fuel, light, and water for the Court of Civil Appeals, First Supreme Judicial District, at Galveston, Texas, and the Court of Civil Appeals, Sixth Supreme Judicial District, at Texarkana, Texas, for the fiscal years ending August 31, 1934, and August 31, 1935, respectively, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room,
Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the
House of Representatives.

Sir: Your Committee on Engrossed

Bills, to whom was referred

H. B. No. 105, A bill to be entitled "An Act appropriating \$25,000, out of any funds of the State of Texas, not otherwise appropriated, to be used to pay additional expense of publication of eight proposed amendments to the Constitution of Texas, and for the subsequent holding of a general election at which said amendments are to be voted upon; said amount being herein appropriated to be used as payment of any difference in the amount of the costs of the publication of said amendments and holding of said election, over and above the amounts of money already appropriated for said purpose, and declaring an emergency,'

Has carefully compared same, and

finds it correctly engrossed.

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed

Bills, to whom was referred

H. B. No. 121, A bill to be entitled "An Act appropriating the sum of \$1,200 for each of the two years beginning September 1, 1933, and September 1, 1934, to pay the traveling and living expenses of justices of the several Courts of Civil Appeals in hearing oral arguments in transferred Alsup.

Anderson.

cases under the provisions of Chapter 151, of the General Laws of the State of Texas, passed at the Regular Session of the Forty-third Legislature, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

HYDER, Vice-Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled

Bills, to whom was referred

H. B. No. 100, "An Act making appropriation for the support and maintenance of the General Land Office, and particularly making an appropriation for a special audit to be made by or under the direction of the Commissioner of the General Land Office of all books and accounts of oil companies relative to the bonus and rentals due on sold public school lands, and declaring an emergency,"

Has carefully compared same, and

finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 20, Relative to appropriation for Firemen's Training School,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

EIGHTEENTH DAY

(Wednesday, October 11, 1933)

The House met at 9:30 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following Members were present:

Mr. Speaker.
Adamson.
Aikin.
Alexander.
Alsup.
Anderson.
Baker.
Barrett.
Barron.
Beck.
Bedford.
Bourne.

Laird.

Bradley. Latham. Burns. Lemens. Butler. Leonard. Calvert. Lindsey. Camp. Long. Lotief. Canon. Cathey. Mackay. Magee. Caven. Mathis. Celaya. McCullough. Chastain. McDougald. Clayton. McGregor. Colson. Coombes. McKee. Cowley. Merritt. Metcalfe. Crossley. Mitcham. Daniel. Davidson. Moffett. Moore. Dean. Morrison. Devall. Dunlap. Morse. Dunagan. Nicholson. Parkhouse. Duvall. Patterson. Dwyer. Engelhard. Pavlica. Fain. Pope. Puryear. Few. Fisher. Ramsey. Ratliff. Ford. Reader. Fuchs. Reed of Bowie. Glass. Reed of Dallas. Golson. Renfro. Good. Goodman. Riddle. Graves. Roberts. Rogers of Hunt. Greathouse. Rogers of Ochiltree. Griffith. Hankamer. Rollins. Harman. Ross. Harris. Russell. Savage. Hartzog. Head. Scarborough. Hester. Scott. Shannon. Hicks. Hill of Brazoria. Shults. Hill of Webb. Stanfield. Hodges. Steward. Holekamp. Stinson. Holland. Stovall. Stubbeman. Holloway. Sullivant. Hoskins. Tarwater. Huddleston. Tennyson. Hughes. Thomas. Hunt. Tillery. Hunter. Townsend. Hyder. Turlington. Jackson. Van Zandt. James. Vaughan. Jefferson. Wagstaff. Johnson of Anderson. Walker. Jones of Runnels. Weinert. Jones of Shelby. Wells. Kayton. Winningham. Kyle of Hays. Wood. Kyle of Palo Pinto. Young.

Absent

Harrison.

Smith.

Absent-Excused

Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.
McClain.

A quorum was announced present.

Prayer was offered by Rev. Geo. W. Coltrin, Chaplain.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Palmer for today, on motion of Mr. Butler.

i Mr. Butler.

Mr. McClain for today, on motion

of Mr. Russell.

Mr. Munson for today, on motion of Mr. Reed of Dallas.

The following Members were granted leaves of absence on account of illness:

Mr. Jones of Atascosa for today, on motion of Mr. Mackay.

Mr. Ray for today, on motion of Mr. Tillery.

BILL ORDERED NOT PRINTED

On motion of Mr. Holekamp, Senate Bill No. 72 was ordered not printed.

TO CORRECT CAPTION OF HOUSE BILL NO. 63

Mr. Duvall offered the following resolution:

H. C. R. No. 41, Authorizing the correction of the caption of House Bill No. 63.

Whereas, House Bill No. 63 has passed the House and Senate; and

Whereas, The caption of said bill does not have a penalty provision; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the Enrolling Clerk of the House be instructed to amend the caption to conform to the body of the bill.

The resolution was read second time, and was adopted.

CAPTIONS OF BILLS ORDERED AMENDED

On motion of Mr. Pope, the caption of House Bill No. 129 was ordered amended to conform to the body of the bill.

On motion of Mr. McCullough, the caption of House bill No. 186 was ordered amended to conform to the body of the bill.

TO SUSPEND JOINT RULE XXIII

Mr. Hartzog offered the following resolution:

H. C. R. No. 42, Providing for the suspension of Joint Rule XXIII.

Be it resolved by the House of Representatives, the Senate concurring, That Rule XXIII of the Joint Rules be, and is hereby, suspended so as to allow the House to take up and consider, until finally passed, House Bill No. 81.

HARTZOG, ROBERTS.

The resolution was read second time, and was adopted.

RELATIVE TO DEPOSITING CER-TAIN SECURITIES

Mr. Pope offered the following resolution:

H. C. R. No. 39, Relative to certain securities.

Whereas, By Chapter 165, page 280, Acts of the Forty-second Legislature, Regular Session, it is provided that all bonds, notes, certificates, debentures, or other obligations sold in Texas by the corporations therein named, shall be secured by deposit with a trustee as provided in said Act, of securities of the reasonable market value equaling the value of such bonds, notes, certificates, debentures or other obligations; and

Whereas, It is further provided in Section 7 of said Act that "All cash or securities left with the State Treasurer in compliance with Article 696, Revised Civil Statutes of 1925, shall be considered a part of the collateral required under this section"; and

Whereas, Issuers of the obligations named are being required by the trustees provided for in said Act, to deposit with such trustees, securities Jones of Runnels, Puryear.

of the full value as required by said Act, and the State Treasurer, the Comptroller and the Commissioner of Banking have construed the said Act to require that all securities deposited with the State Treasurer under said Article 696 shall remain so deposited, notwithstanding deposit with the trustees of securities of the value of the obligations sold, thereby requiring a greater burden than was intended to be imposed by said Act, resulting from the combined deposits exceeding such value; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That in all cases where it be shown that the securities deposited with the trustee are of the value of the obligations of a depositor or issuer, the Comptroller of Public Accounts shall issue the necessary warrant, and thereupon the State Treasurer shall return all securities of such depositor which are deposited with the Treasurer under said Article 696.

The resolution was read second time, and was adopted.

RELATIVE TO CONVENING OF EXTRA SESSION

Mr. Stinson offered the following resolution:

Whereas, There is a report that an effort is being made to induce the Governor to call a Second Special Session of the Legislature immediately following the present session; and

Whereas, There is no urgent necessity for another session at this time, and such a session would require an unwarranted expenditure of the taxpayers' money; now, therefore, be it

Resolved by the House of Representatives, That the Governor of this State be respectfully requested not to call another session of the Legislature at this time.

Signed — Stinson, Kyle of Hays, Walker, Lotief, Bourne, Cowley, Shults, Vaughan, Winningham, Fain, Bradley, Ford, Glass, Crossley, Reed of Bowie, Steward, Stovall, Turlington, Hodges, Head, Magee, Hughes, Parkhouse, Reed of Dallas, Calvert, Metcalfe, Latham, Merritt, Huddleston, Hankamer, Alexander, Wood, Hunt, Alsup, Fisher, Shannon, Wagstaff, Camp, Moffett, Beck, Lindsey, Jones of Runnels, Puryear.

The resolution was read second time.

On motion of Mr. Stinson, the names of all Members voting for the resolution were added as signers of same.

Mr. Alexander offered the following amendment to the resolution:

Amend by striking out all below the resolving clause, and substituting the following: "That it is not the sense of the House of Representatives that it attempt to suggest to the Governor of Texas as to the advisability of calling a Special Session of the Legislature, inasmuch as the Constitution confers that right solely upon the Governor."

> ALEXANDER, WALKER, MOORE.

Mr. Calvert moved the previous question on the pending amendment and the resolution, and the main question was ordered.

Question recurring on the amendment, it was adopted.

Question recurring on the resolution as amended, yeas and nays were demanded.

The resolution was adopted by the following vote:

Yeas-89

Adamson. Glass. Aikin. Goodman. Alexander. Griffith. Alsup. Hankamer. Anderson. Head. Hodges. Barrett. Holloway. Beck. Bedford. Hoskins. Bourne. Huddleston. Bradley. Hughes. Butler. Hunt. Hunter. Calvert. James. Camp. Canon. Johnson of Anderson. Cathey. Jones of Runnels. Celaya. Jones of Shelby. Clayton. Coombes. Kayton. Kyle of Palo Pinto. Cowley. Crossley. Latham. Lindsey. Dean. Devall. Lotief. Dunagan. Mackay. Duvall. Magee. Fain. McDougald. Fisher. McGregor. Ford. Merritt.

Metcalfe.

Fuchs.

Moffett. Shults. Stanfield. Moore. Morrison. Steward. Morse. Stinson. Parkhouse. Stovall. Patterson. Stubbeman. Pavlica. Sullivant. Puryear. Tennyson. Ratliff. Tillery. Reed of Bowie. Turlington. Reed of Dallas. Vaughan. Rogers Wagstaff. of Ochiltree. Walker. Rollins. Wells. Ross. Winningham. Russell. Wood. Savage. Young. Shannon.

Nays-20

Long. Baker. Barron. Mathis. Colson. McCullough. Engelhard. Ramsey. Renfro. Hartzog. Hester. Scarborough. Hill of Webb. Tarwater. Holekamp. Townsend. Hvder. Van Zandt. Lemens. Weinert.

Present-Not Voting

Hill of Brazoria. Mitcham. Kyle of Hays. Thomas.

Absent

Hicks. Burns. Holland. Caven. Chastain. Jackson. Jefferson. Daniel. Davidson. Laird. Leonard. Dunlap. McKee. Dwyer. Few. Nicholson. Golson. Pope. Reader. Good. Graves. Riddle. Greathouse. Roberts. Rogers of Hunt. Harman. Harris. Scott.

Absent—Excused

Smith.

Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.
McClain.

Harrison.

COMMITTEE ON APPROPRIA-TIONS EXCUSED

On motion of Mr. Harman, the Committee on Appropriations was excused for today on account of important committee work.

HOUSE BILL NO. 12 WITH SEN-ATE AMENDMENTS

Mr. McGregor called up from the Speaker's table, with Senate amendments, for consideration of the amendments,

H. B. No. 12, A bill to be entitled "An Act amending and re-enacting Subsections 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, of Chapter 166, of the Acts of the Forty-third Legislature, being House Bill No. 167, pages 428-433, of the Session Acts of the Forty-third Legislature; appropriating from State funds \$1,260 to defray operating expenses of the Racing Commission for the period ending December 31, 1933; providing that the appropriations made by the Forty-third Legislature for the Department of Agriculture shall not be drawn upon unless the funds in the 'Special Racing Fund' shall be insufficient or unavailable; creating a Racing Commission of three members, to consist of the Commissioner of Agriculture, State Tax Commissioner, and a chairman to be appointed by the Governor; authorizing the Commission to appoint a secretary and other officers and employes; fixing the compensation of the Commissioners and certain employes, and defining the powers and duties of the Commissioners; etc., and declaring an emergency."

The Speaker laid the bill before the House, with the Senate amendments.

Mr. McGregor moved that the House concur in the Senate amendments.

Mr. Clayton moved that the House do not concur in the Senate amendments, and that a conference committee be requested to adjust the differences between the two Houses on the bill.

Question first recurring on the motion by Mr. Clayton, it was lost.

Question next recurring on the motion by Mr. McGregor, it prevailed by the following vote:

Yeas-107

Alexander.	Calvert.
Anderson.	Canon.
Baker.	Cathey.
Barrett.	Caven.
Barron.	Celaya.
Bedford.	Clayton.
Butler.	Colson.

McCullough. Coombes. Cowley. McDougald. Crossley. McGregor. Daniel. McKee. Davidson. Merritt. Metcalfe. Devall. Dunlap. Moore. Morrison. Dunagan. Morse. Duvall. Dwyer. Nicholson. Engelhard. Patterson. Pavlica. Few. Pope. Ford. Fuchs. Ramsey. Ratliff. Golson. Good. Reader. Goodman. Reed of Dallas. Greathouse. Renfro. Griffith. Riddle. Roberts. Hankamer. Rogers of Hunt. Harris. Harrison. Rogers Hartzog. of Ochiltree. Hicks. Ross. Russell. Hill of Brazoria. Savage. Hodges. Scarborough. Holekamp. Holloway. Shannon. Hoskins. Shults. Hughes. Stanfield. Steward. Hunter. Hyder. Stinson. Stovall. Jackson. Stubbeman. James. Jefferson. Sullivant. Tarwater. Johnson Tennyson. of Anderson. Tillery. Jones of Shelby. Kyle of Hays. Townsend. Kyle of Palo Pinto. Van Zandt. Vaughan. Latham. Walker. Lemens. Weinert. Leonard. Wells. Long. Lotief. Winningham. Mackay. Wood. Young. Magee.

Nays-20

Adamson.	Jones of Runnels
Aikin.	Lindsey.
Alsup.	Mitcham.
Beck.	Parkhouse.
Bourne.	Puryear.
Camp.	Reed of Bowie.
Fain.	$\mathbf R$ ollins.
Glass.	Scott.
Head.	Turlington.
Hunt.	Wagstaff.

Present—Not Voting

Fisher.

Mathis.

Absent

Bradley. Chastain. Burns. Dean.

Graves. Harman. Hester. Hill of Webb. Holland. Huddleston. Kayton. Laird. Moffett. Smith. Thomas.

Absent-Excused

Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.
McClain.

Mr. McGregor moved to reconsider the vote by which the motion was adopted, and to table the motion to reconsider.

The motion to table prevailed.

TO SUSPEND CERTAIN RULE

Mr. Engelhard offered the following resolution:

H. C. R. No. 45, Providing for the suspension of Joint Rule XXIII.

Be it resolved by the House of Representatives, the Senate concurring, That Rule XXIII of the Joint Rules be, and is hereby, suspended, so as to allow the House to take up and consider until finally passed, House Bill No. 176.

ENGELHARD, CAVEN, HOLLOWAY, LATHAM, TURLINGTON.

The resolution was read second time, and was adopted.

PROVIDING FOR THE SUSPEN-SION OF JOINT RULE XXIII

Mr. Wagstaff offered the following resolution:

H. C. R. No. 43, Providing for the suspension of Joint Rule XXIII.

Be it resolved by the House of Representatives, the Senate concurring, That Rule XXIII of the Joint Rules of both Houses, be suspended to permit the House of Representatives to consider House Bill No. 199 on third reading until finally passed.

The resolution was read second time, and was adopted.

RELATIVE TO ENFORCEMENT OF CERTAIN LAW

Mr. Butler offered the following resolution:

H. C. R. No. 40, Relative to the enforcement of certain law.

Whereas, At the Regular Session of the Forty-third Legislature, House Bill No. 832, Chapter 241, Acts of the Regular Session, was passed by the Legislature of the State of Texas, regulating and controlling wrestling and boxing within the State of Texas; and

Whereas, It was not the intention of the Legislature of the State of Texas, in passing said law, for the provisions thereof to apply to Statewide and National sports bodies conducting amateur tournaments in these sports where such sports are not conducted for profit, and the participants therein receive no remuneration for participating therein; and

Whereas, There has been some uncertainty existing in the minds of the Labor Commissioner and other officers of the State, charged with the enforcement of said law as to whether or not the provisions thereof apply to exhibitions held by associations or individuals, not for profit, where the participants thereof receive no remuneration for participating therein, such as exhibitions held for the purpose of qualifying individuals to enter National and Olympic competitions; and

Whereas, It is the sense of this Legislature that such amateur sports should be encouraged; and

Whereas, It was not the sense of this Legislature, in enacting said law, to have the provisions thereof apply to such sports; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate of the State of Texas concurring, That the Commissioner of Labor Statistics of the State of Texas, and all other officers charged with the enforcement of the provisions of House Bill No. 832, Chapter 241, Acts of the Regular Session of the Forty-third Legislature, be directed, and they are hereby directed, to refrain from enforcing the provisions of said Act as against any person, firm, or association of persons conducting any exhibition of wrestling or boxing, not for profit, or the participants therein, where such participants are not receiving any remuneration, when such exhibition is held solely for the purpose of qualifying the participants therein to enter any State-wide, National or Olympic tournament, even

though admission may be charged, in order to defray the necessary expense of holding such exhibition.

The resolution was read second time, and was adopted.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 87, A bill to be entitled "An Act to repeal Section 12, Chapter 55 of the Special Laws of the Regular Session of the Forty-third Legislature, which section permits certain refunding bonds to be issued by the commissioners court of Shelby County to participate in and be paid from the 'county and road district highway fund,' and declaring an emergency."

S. B. No. 70, A bill to be entitled "An Act to authorize certain counties, cities, towns, independent school districts, common school districts, water improvement districts, water control and improvement district, navigation districts, drainage districts, and other municipal corporations; and non-profit private corporations, authorized and existing under the Constitution and laws of this State, to borrow money, and to receive grants and other aid from the Government of the United States, and declaring an emergency."

S. B. No. 97, A bill to be entitled "An Act creating a water conservation and reclamation district as a public corporation under Section 59, Article XVI, of the Constitution of Texas, to be known as "The Guadalupe River Authority'; defining the territory of such district; prescribing the purpose, authority, powers and privileges of such corporation; providing for directors of the corporation, their term of office, their compensation, their powers and duties, and for the employment by them of a secretary, manager, attorneys, auditors, engineers and other assistants; providing that the corporation may enter into contracts and other obligations, acquire and hold prop-

name, for the borrowing of money, the issuance of bonds, notes and other obligations, and encumbering and pledging of the property of the corporation; providing for the deposit, withdrawal and disbursement of funds, financial statements, and disposition of net earnings, and declaring an emergency."

The Senate has adopted

H. C. R. No. 41, Authorizing the Enrolling Clerk of the House to amend the caption of House Bill No. 63 to conform to the body of the bill.

H. C. R. No. 42, Suspending Joint Rule XXIII in order to consider and pass House Bill No. 81.

Respectfully,

BOB BARKER, Secretary of the Senate.

CONFERENCE COMMITTEE ON SENATE BILL NO. 46

The Speaker announced the appointment of the following conference committee on Senate Bill No. 46: Mrs. Hughes, and Messrs. Moore, McGregor, Devall, and Calvert.

BILLS AND RESOLUTION SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolution:

H. B. No. 127, "An Act amending Chapter 220, Acts of the Forty-third Legislature, Regular Session, page 734, by adding thereto Section 5-b (Article 3886-b), providing for the maximum compensation of assistant county attorneys in all counties in this State having a population of one hundred thousand and one (100,001) inhabitants, and not more than one hundred and fifty thousand (150,000) inhabitants, and containing two cities of fifty thousand (50,000) population or more, each according to the last preceding Federal census, etc., and declaring an emergency."

ditors, engineers and other assistants; providing that the corporation may enter into contracts and other obligations, acquire and hold property, sue and be sued in its corporate

H. B. No. 110, "An Act prohibiting the use of any seine or net for taking fish from any of the waters of Red River County, except a seine or net of less than two-inch square mesh; or a minnow seine for the purpose of taking bait; providing a penalty; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

H. C. R. No. 37, Relative to certain service medals.

RELATIVE TO PURCHASE OF SUPPLIES FOR THE STATE

The Speaker laid before the House, for consideration at this time, the following resolution:

S. C. R. No. 21, Relative to purchase of supplies for the State.

Whereas, The General Revenue Act passed by the Regular Session of the Forty-third Legislature, being House Bill No. 154, Chapter 162, contains the following provision:

"It is hereby provided that none of the moneys herein appropriated shall be paid to any person who is not a citizen of the United States"; and

Whereas, Any agent, servant or employe of the State of Texas, by virtue of the above provision, is required to ascertain from any person to whom any money might be paid, regardless of the amount, whether or not he is a citizen of the United States; and

Whereas, Certain equipment and supplies that are, from time to time, purchased by various Departments of the State Government, are manufactured and sold by persons who are not citizens of the United States, which supplies and equipment cannot be purchased elsewhere; and

Whereas, It was the intention of the Legislature, by said provision, to prevent the spending of any money appropriated therein for itemized positions: be it therefore

Resolved by the Senate of Texas, the House of Representative concurring, That said provision be amended to read as follows:

"It is hereby provided that none of the moneys herein appropriated, as itemized, shall be used to employ for such itemized positions any person who is not a citizen of the United States; provided, however, this section shall not apply to any person who has been in the employ of the State of Texas for more than six months prior to the effective date of this Act."

The resolution was read second time.

Mr. Alsup raised a point of order on further consideration of the resolution, on the ground that it seeks to amend a law by a concurrent resolution.

The Speaker sustained the point of order.

GRANTING MAX HIRSH PERMIS-SION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 38, Granting Max Hirsh permission to sue the State;

The resolution having heretofore been read second time and referred to the Committee on State Affairs;

The Committee on State Affairs having recommended the adoption of the resolution.

Question recuring on the resolution, it was adopted.

GRANTING B. P. PANAS PERMIS-SION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 34, Granting B. P. Panas permission to sue the State;

The resolution having heretofore been read second time, and referred to the Committee on State Affairs;

The Committee on State Affairs having recommended the adoption of the resolution.

Question recurring on the resolution, it was adopted.

GRANTING J. W. MAYES PERMIS-SION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 33, Granting J. W. Mayes permission to sue the State;

The resolution having heretofore been read second time, and referred to the Committee on State Affairs;

The Committee on State Affairs having recommended the adoption of the resolution, with the following committee amendments:

(1)

Amend House Concurrent Resolution No. 33 by striking out the word

"and" wherever it appears between the words "Live Stock" and "Sanitary."

(2)

Amend House Concurrent Resolution No. 33 by striking out the word "bill," in line 1, and inserting in lieu thereof the word "bring."

The amendments were severally adopted.

The resolution as amended was then adopted.

GRANTING WALTER STRICK-LAND PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 31, Granting Walter Strickland permission to sue the State;

The resolution having heretofore been read second time and referred to the Committee on State Affairs;

The Committee on State Affairs having recommended the adoption of the resolution.

Question recurring on the resolution, it was adopted.

TO SUSPEND JOINT RULE XXIII

Mr. Hankamer offered the following resolution:

H. C. R. No. 46, To suspend certain Joint Rule.

Be it resolved by the House of Representatives, the Senate concurring, That Rule XXIII of the Joint Rules be, and the same is hereby, suspended, so as to allow the House and Senate to take up and consider, until finally passed, House Bill No. 84.

HANKAMER, VAN ZANDT, CLAYTON.

The resolution was read second time, and was adopted.

PROVIDING FOR THE SUSPENSION OF JOINT RULE XXIII

Mr. Engelhard offered the following resolution:

H. C. R. No. 47, Providing for the suspension of Joint Rule XXIII.

Be it resolved by the House of Rep- Colson. resentatives, the Senate concurring, Coombes.

That Rule XXIII of the Joint Rules be, and is hereby, suspended, so as to allow the House to take up, and consider, until finally passed, House Bill No. 179:

The resolution was read second time, and was adopted.

RELATIVE TO CERTAIN APPROPRIATION

The Speaker laid before the House, for consideration at this time,

H. C. R. No. 28, by Mr. Graves, relative to certain appropriation;

The resolution having heretofore been read second time, and referred to the Committee on Appropriations;

The Committee on Appropriations having recommended the adoption of the resolution.

Mr. McGregor raised a point of order on further consideration of the resolution, on the ground that it seeks to amend the law by a concurrent resolution.

The Speaker overruled the point of order.

Mr. Metcalfe moved that the resolution be postponed until next Friday.

On motion of Mr. Coombes, the motion was tabled.

Mr. McGregor moved that further consideration of the resolution be postponed until 10 o'clock a.m., tomorrow.

Mr. Coombes moved to table the motion.

The motion to table perveiled.

Mr. Long moved the previous question on the adoption of the resolution, and the main question was ordered.

Question recurring on the resolution, it was adopted by the following vote:

Yeas—82

Adamson. Crossley. Dean. Aikin. Devall. Alexander. Fain. Alsup. Fisher. Baker. Fuchs. Barrett. Beck. Glass. Golson. Bourne. Burns. Goodman. Graves. Canon. Harman. Cathey. Chastain. Hartzog. Colson. Hester. Hicks.

Holekamp. Ramsey. Holloway. Reader. Hoskins. Reed of Bowie. Huddleston. Reed of Dallas. Hunt. Roberts. Hunter. Rogers of Hunt. Hyder. Rollins. James. Ross. Jones of Shelby. Russell. Kayton. Savage. Kyle of Palo Pinto. Scarborough. Laird. Scott. Latham. Stanfield. Long. Steward. Lotief. Stovall. Mackay. Sullivant. Magee. Tarwater. McCullough. Tennyson. Thomas. McDougald. McGregor. Tillery. McKee. Turlington, Merritt. Vaughan. Mitcham. Wagstaff. Moffett. Walker. Parkhouse. Winningham. Pavlica. Wood. Puryear. Young.

Nays—37

Anderson. Jackson. Bradley. Kyle of Hays. Butler. Lemens. Calvert. Metcalfe. Camp. Moore. Clayton. Morrison. Daniel. Morse. Duvall. Pope. Dwyer. Ratliff. Few. Renfro. Ford. Riddle. Greathouse. Shannon. Griffith. Shults. Hankamer. Stinson. Head. Stubbeman. Hill of Brazoria. Townsend. Hill of Webb. Van Zandt. Wells. Hodges. Hughes.

Absent

Barron. Jefferson. Bedford. Johnson of Anderson. Caven. Celaya. Jones of Runnels. Cowley. Leonard. Lindsey. Davidson. Dunlap. Mathis. Dunagan. Nicholson. Engelhard. Patterson. Good. Rogers of Ochiltree. Harris. Smith. Harrison. Weinert. Holland.

Absent—Excused

Johnson Jones of Atascosa. of Dimmit. McClain.

Munson. Palmer.

Ray.

Mr. McGregor moved to reconsider the vote by which the resolution was adopted.

Mr. Graves moved to table the motion to reconsider.

Question recurring on the motion to table, it prevailed.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 73, A bill to be entitled "An Act creating additional appropriations for Assistant State Auditors for the fiscal years ending August 31, 1934, and August 31, 1935; and adjusting the salaries of the State Auditor and Efficiency Expert and of the First Assistant State Auditor for the fiscal years ending August 31, 1934, and August 31, 1935, respectively, increasing the appropriations made for that purpose by the Fortythird Legislature at its Regular Session, and declaring an emergency."

Respectfully,

BOB BARKER, Secretary of the Senate.

CONFERENCE COMMITTEE EXCUSED

Mr. Moore asked unanimous consent of the House that the conference committee on Senate Bill No. 46 be excused for today on account of important committee work.

There was no objection offered, and it was so ordered.

SENATE BILLS ON FIRST READING

The following Senate Bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 73, to the Committeen on Appropriations.

Senate Bill No. 87, to the Committee on Counties.

Senate Bill No. 97, to the Committee on Conservation.

Senate Bill No. 70, to the Committee on State Affairs.

RECESS

On motion of Mr. Camp, the House, at 12:10 o'clock p. m., took recess to 2 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2 o'clock p. m., and was called to order by the Speaker.

BILL AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the present of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bill and resolutions:

- H. B. No. 103, "An Act providing for the pledging of local school funds from district taxes and other local sources to be used to pay the interest and sinking fund on a loan or loans from the Federal Government for certain purposes; authorizing the pledging of annual tax receipts by the board of trustees; authorizing the making of contracts with lenders upon certain terms; etc., and declaring an emergency."
- H. C. R. No. 41, Authorizing the Enrolling Clerk of the House to amend the caption of House Bill No.
- H. C. R. No. 42, To suspend Joint Rule XXIII.

COMMUNICATION FROM HON. JAMES A. FARLEY

The Speaker laid before the House, and had read, the following communication:

Office of the Postmaster General Washington, D. C., October 6, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives, Austin, Texas.

My Dear Mr. Stevenson: I wish to acknowledge the receipt, through Hon. Karl A. Crowley, Solicitor of the Post-Office Department, of Senate Concurrent Resolution No. 9, amendment to the bill:

adopted by the Legislature of Texas. inviting me to be the guest of the State on the occasion of my visit to

I am coming to Texas as the guest of the Vice-President, the Hon. John N. Garner, for a personal visit, and I regret very much to say that your invitation came after my time had all been arranged for. The plans for this trip could not be changed now without serious inconvenience to my host.

I wish to say, however, that I am deeply grateful for your invitation, and to advise you that it is my purpose to come to Texas again during the month of January. It will give me a great deal of pleasure to accept this invitation, if agreeable, for that occasion.

With assurance of my highest esteem for the people of your great State, I am,

> Sincerely yours, JAMES A. FARLEY, Postmaster General.

SENATE BILL NO. 4 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

S. B. No. 4, A bill to be entitled "An Act providing for the transfer of the lien for taxes that the State, county, or defined subdivision thereof has upon any real property; providing by whom and under what conditions such transfer may be made; providing for the recording of such transfer, and the effect of such record; providing for paying by lienholder to person paying such taxes the taxes, cost, and interest, and receiving transfer to himself of the tax lien; providing for foreclosure of lien and sale and disposition of proceeds of sale; providing for redemptions from foreclosure sale, providing this Act shall not abridge the right of taxpayer to enter into contract with lienholders for payment of taxes, nor affect existing contracts; providing that if any provision of this Act is declared invalid or unconstitutional, it shall not affect any other provision of this Act, and declaring an emergency."

The bill was read third time.

Mr. Moffett offered the following

Amend Senate Bill No. 4, Section 7, line 26, page 3, printed bill, by inserting the word "superior" before the word "vendors" and before the word "deed" and before the word "contract" in said line; and also by inserting the word "superior" before the word "vendors" and before the word "deed," in line 30, of page 3; and before the word "contract," in line 31, page 3.

The amendment was adopted.

Senate Bill No. 4 was then passed.

SENATE BILL NO. 51 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 51, A bill to be entitled "An Act amending Chapter 76, Acts of the Regular Session of the Fortythird Legislature, and providing for the government of water power control districts and water improvement districts organized or hereafter organized in accordance with the provisions of Chapter 247, Acts of the Fortieth Legislature; etc., and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 51 ON THIRD READING

Mr. Stubbeman moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 51 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-103

Adamson. Cowley. Aikin. Crossley. Alexander. Daniel. Dean. Alsup. Devall. Baker. Barrett. Dunagan. Barron. Engelhard. Bedford. Fain. Bourne. Few. Bradley. Fisher. Ford. Burns. Butler. Fuchs. Glass. Camp. Canon. Golson. Cathey. Goodman. Clayton. Graves.

Greathouse. Griffith. Hankamer. Harris. Head. Hill of Brazoria. Hodges. Holekamp. Holland. Hoskins. Huddleston. Hunt. Hunter. Hyder. Jackson. James. Johnson Kayton. Kyle of Hays. Latham. Leonard. Lindsey. Long. Lotief. Mackay. Magee. Mathis. McCullough. McDougald. McKee.

of Anderson. Jones of Runnels. Jones of Shelby. Kyle of Palo Pinto. Stinson. Merritt. Metcalfe. Mitcham.

Moffett. Moore. Morrison. Nicholson. Parkhouse. Puryear. Ratliff. Reader. Reed of Bowie. Reed of Dallas. Roberts. Rogers of Hunt. Rogers of Ochiltree. Rollins. Ross. Savage. Scarborough. Scott. Shults. Stanfield. Steward.

Stovall. Stubbeman. Tarwater. Tennyson. Thomas. Tillery. Townsend. Vaughan. Wagstaff. Walker. Wells.

Winningham. Young.

Present—Not Voting

Van Zandt.

Absent

Holloway. Anderson. Jefferson. Beck. Caven. Laird. Lemens. Celaya. Morse. Chastain. Colson. Patterson. Pavlica. Coombes. Pope. Davidson. Ramsey. Dunlap. Duvall. Renfro. Dwyer. Riddle. Good. Russell. Shannon. Harman. Smith. Harrison. Sullivant. Hartzog. Turlington. Hester. Hicks. Weinert. Hill of Webb. Wood.

Absent—Excused

McClain. Calvert. McGregor. Hughes. Munson. Johnson of Dimmit. Palmer. Jones of Atascosa. Ray.

The Speaker then laid Senate Bill No. 51 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-102

Adamson. Kyle of Palo Pinto. Aikin. Laird. Alexander. Latham. Alsup. Leonard. Baker. Lindsey. Barrett. Long. Barron. Lotief. Bedford. Mackay. Bourne. Magee. Camp. Mathis. Canon. McCullough. Cathey. McGregor. McKee. Clayton. Colson. Metcalfe. Coombes. Mitcham. Moffett. Cowley. Crossley. Moore. Daniel. Morrison. Dean. Morse. Devall. Nicholson. Dunagan. Palmer. Fain. Parkhouse. Few. Patterson. Fisher. Puryear. Ford. Ratliff. Fuchs. Reed of Dallas. Glass. Renfro. Golson. Roberts. Goodman. Rogers of Hunt. Greathouse. Rogers of Ochiltree. Griffith. Hankamer. Rollins. Harman. Ross. Harris. Scarborough. Head. Scott. Hill of Brazoria. Shults. Hill of Webb. Stanfield. Hodges. Steward. Holekamp. Stinson. Holland. Stovall. Hoskins. Stubbeman. Huddleston. Sullivant. Hunter. Tarwater. Hyder. Tennyson. Jackson. Thomas. Tillery. James. Johnson Townsend. of Anderson. Vaughan. Wagstaff. Walker. Jones of Runnels. Jones of Shelby. Kayton. Wells. Kyle of Hays. Winningham.

Present-Not Voting

Reed of Bowie. Van Zandt.

Absent

Anderson. Beck.

Bradley. Hunt. Burns. Jefferson. Butler. Lemens. Caven. McDougald. Celaya. Merritt. Chastain. Pavlica. Davidson. Pope. Dunlap. Ramsey. Duvall. Reader. Dwyer. Riddle. Engelhard. Russell. Good. Savage. Graves. Shannon. Harrison. Smith. Turlington. Hartzog. Hester. Weinert. Hicks. Wood. Holloway. Young.

Absent—Excused

Calvert. Jones of Atascosa.

Hughes. McClain.

Johnson Munson.

of Dimmit. Ray.

BILL ORDERED NOT PRINTED

(By Unanimous Consent)

On motion of Mr. Roberts, Senate Bill No. 103 was ordered not printed.

SENATE BILL NO. 32 ON SECOND READING

On motion of Mr. Hill of Brazoria, the regular order of business was suspended, to take up, and have placed on its second reading and passage to third reading,

S. B. No. 32, A bill to be entitled "An Act to aid the City of Palacios and the village of Collegeport, both situated in Commissioners' Precinct No. 3 of Matagorda County, Texas, in constructing and maintaining seawalls, breakwaters, shore protection in order to protect said city and village from calamitous overflows by donating to them eight-ninths (8/9) of the ad valorem taxes collected on all property, both real and personal, in Commissioners Precinct No. 3 of Matagorda County, Texas, for a period of thirty years; providing for a commission to construct such seawalls, breakwaters, and shore protection; providing for compensation for members of said commission; providing a penalty for misapplication of the moneys thus donated, and declaring an emergency."

The Speaker laid the bill before the House, and it was read second time. Mr. Greathouse moved the previous question on the passage of the bill to third reading, and the main question was ordered.

Question recurring on the passage of the bill to third reading, yeas and nays were demanded.

Senate Bill No. 32 was then passed to third reading by the following vote:

Yeas-79

Aikin. Jones of Shelby. Anderson. Kyle of Palo Pinto. Baker. Laird. Barrett. Latham. Bedford. Leonard. Bourne. Long. Bradley. Mackay. Butler. Magee. Canon. Mathis. Clayton. McCullough. Cowley. McDougald. Crossley. McKee. Daniel. Mitcham. Davidson. Moore. Morrison. Dean. Devall. Morse. Dunlap. Nicholson. Patterson. Dunagan. Engelhard. Pope. Few. Reader. Fuchs. Reed of Dallas. Roberts. Glass. Golson. Ross. Goodman. Scarborough. Greathouse. Shannon. Griffith. Shults. Hankamer. Stanfield. Harman. Steward. Head. Stinson. Hill of Brazoria. Stubbeman. Hill of Webb. Tarwater. Hodges. Thomas. Tillery. Holekamp. Holland. Turlington. Hoskins. Wagstaff. Hunter. Weinert. Hvder. Wells. James. Wood. Jefferson. Young. Johnson of Anderson.

Nays-28

Adamson. Kyle of Hays. Alexander. Lemens. Alsup. Lindsey. Coombes. Lotief. Fain. Merritt. Fisher. Moffett. Ford. Puryear. Ratliff. Good. Huddleston. Ray.

Reed of Bowie.
Rogers of Hunt.
Rogers
of Ochiltree.
Rollins.
Savage.

Scott.
Sullivant.
Tennyson.
Van Zandt.
Vaughan.

Absent

Barron. Holloway. Beck. Hunt. Burns. Jackson. Jones of Runnels. Camp. Cathey. Kayton. Caven. Metcalfe. Parkhouse. Celaya. Chastain. Pavlica. Colson. Ramsev. Duvall. Renfro. Dwyer. Riddle. Graves. Russell. Harris. Smith. Townsend. Harrison. Hartzog. Walker. Hester. Winningham. Hicks.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Stovall.

MOTION TO TAKE UP SENATE BILL NO. 32

Mr. Hill of Brazoria moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 32 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas-89

Ford. Aikin. Fuchs. Anderson. Baker. Glass. Barrett. Golson. Bedford. Goodman. Greathouse. Bourne. Griffith. Butler. Hankamer. Canon. Harman. Clayton. Hartzog. Colson. Head. Cowley. Hill of Brazoria. Crossley. Hill of Webb. Davidson. Hodges. Dean. Holekamp. Devall. Holland. Dunlap. Hoskins. Dunagan.

Engelhard.

Few.

Hunter.

Hyder.

James. Patterson. Jefferson. Pope. Johnson Reader. Reed of Dallas. of Anderson. Jones of Shelby. Renfro. Kayton. Roberts. Kyle of Palo Pinto. Rollins. Laird. Ross. Latham. Scarborough. Lemens. Shannon. Leonard. Shults. Stanfield. Long. Lotief. Steward. Stinson. Mackay. Stovall. Magee. Stubbeman. Mathis. McCullough. Tarwater. McDougald. Tennyson. Thomas. McKee. Tillery. Merritt. Turlington. Metcalfe. Mitcham. Wagstaff. Weinert. Moore. Morrison. Wells.

Nays—23

Wood.

Young.

Morse.

Nicholson.

Adamson. Moffett. Alexander. Puryear. Alsup. Ratliff. Reed of Bowie. Bradley. Cathey. Rogers of Hunt. Coombes. Rogers Fain. of Ochiltree. Savage. Fisher. Good. Scott. Huddleston. Sullivant. Kyle of Hays. Van Zandt. Lindsey. Vaughan.

Absent

Barron. Hicks. Beck. Holloway. Burns. Hunt. Jackson. Camp. Jones of Runnels. Caven. Parkhouse. Celaya. Pavlica. Chastain. Daniel. Ramsey. Riddle. Duvall. Dwyer. Russell. Graves. Smith. Townsend. Harris. Walker. Harrison. Hester. Winningham.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.

SENATE BILL NO. 82 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 82, A bill to be entitled "An Act relating to the time for holding court in the several counties constituting the One Hundred and Nineteenth Judicial District of Texas, composed of the Counties of Coleman, Concho, Runnels, and Tom Green; fixing the terms for holding court in each county; amending Chapter 367, Acts of the Regular Session of the Forty-second Legislature, 1931; repealing laws in conflict therewith, and declaring an emergency."

The bill was read second time, and

was passed to third reading.

SENATE BILL NO. 82 ON THIRD READING

Mr. Metcalfe moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 82 be placed on its third reading and final passage.

The motion prevailed by the fol-

lowing vote:

Yeas-105

Mr. Speaker. Golson. Adamson. Good. Aikin. Goodman. Alexander. Griffith. Hankamer. Alsup. Anderson. Hartzog. Head. Baker. Barrett. Hester. Hill of Brazoria. Barron. Bedford. Hill of Webb. Bourne. Hodges. Holekamp. Bradley. Holland. Butler. Hoskins. Canon. Clayton. Huddleston. Colson. Hunter. Coombes. Hyder. Cowley. Jackson. Crossley. James. Daniel. Johnson Davidson. of Anderson. Devall. Jones of Shelby. Kyle of Palo Pinto. Engelhard. Laird. Fain. Few. Latham. Fisher. Lemens. Leonard. Ford. Fuchs. Lindsey. Glass. Long.

Lotief. Ross. Mackay. Savage. Mathis. Scott. McCullough. Shannon. McDougald. Shults. McKee. Smith. Metcalfe. Stanfield. Mitcham. Steward. Moffett. Stinson. Moore. Stovall. Morrison. Stubbeman. Morse. Tarwater. Nicholson. Tennyson. Parkhouse. Thomas. Tillery. Patterson. Townsend. Pope. Puryear. Turlington. Van Zandt. Ramsey. Vaughan. Ratliff. Wagstaff. Walker. Reader. Reed of Bowie. Reed of Dallas. Weinert. Wells. Roberts. Rogers of Hunt. Wood. Young. Rollins.

Absent

Beck. Holloway. Burns. Hunt. Camp. Jefferson. Jones of Runnels. Cathey. Kayton. Caven. Celaya. Kyle of Hays. Chastain. Magee. Dean. Merritt. Pavlica. Dunlap. Renfro. Dunagan. Duvall. Riddle. Dwyer. Rogers of Ochiltree. Graves. Greathouse. Russell. Harman. Scarborough. Harris. Sullivant. Harrison. Winningham. Hicks.

Absent—Excused

Calvert. McClain. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa. Ray.

The Speaker then laid Senate Bill No. 82 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-101

Adamson. Baker. Aikin. Barrett. Alexander. Barron. Alsup. Bourne. Anderson. Burns.

Butler. McKee. Canon. Metcalfe. Clayton. Mitcham. Coombes. Moffett. Crossley. Moore. Davidson. Morrison. Devail. Morse. Dunlap. Nicholson. Dunagan. Parkhouse. Engelhard. Patterson. Fain. Puryear. Fisher. Ramsev. Ford. Ratliff. Fuchs. Reader. Reed of Bowie. Glass. Golson. Reed of Dallas. Good. Roberts. Rogers of Hunt. Goodman. Greathouse. Rogers of Ochiltree. Hankamer. Rollins. Harman. Hartzog. Ross. Head. Russell. Hester. Savage. Hill of Brazoria. Scarborough. Hodges. Scott. Holekamp. Shannon. Shults. Holland. Steward. Hoskins. Huddleston. Stinson. Hunter. Stovall. Hyder. Stubbeman. James. Sullivant. Tarwater. Jefferson. Tennyson. Johnson of Anderson. Thomas. Jones of Shelby. Tillery. Townsend. Kayton. Kyle of Hays. Turlington. Kyle of Palo Pinto. Van Zandt. Vaughan. Laird.

Lindsey.

Mackay.

McCullough.

McDougald.

Mathis.

Long.

Wagstaff.

Winningham.

Walker.

Wells.

Wood.

Harrison. Beck. Hicks. Bedford. Hill of Webb. Bradley. Holloway. Camp. Hunt. Cathey. Jackson. Caven. Jones of Runnels. Celaya. Chastain. Latham. Colson. Lemens. Cowley. Leonard. Daniel. Lotief. Magee. Dean. Merritt. Duvall. Pavlica. Dwyer. Pope. Few. Renfro. Graves. Riddle. Griffith.

Absent Smith. Harris.

Stanfield.

Young.

Weinert.

Absent—Excused

Calvert. McClain. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa. Ray.

MESSAGE FROM THE SENATE

Senate Chamber. Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted

H. C. R. Nos. 43, 45, and 46, suspending Joint Rule XXIII, in order to consider, until finally passed, the following bills, respectively: House Bills Nos, 199, 176, and 84.

H. C. R. No. 24, Granting permission to J. P. Foty to sue the State.

S. C. R. No. 25, Granting the Buna Independent School District four hundred dollars, to be paid out of appropriation provided in Senate Bill No. 42, of Regular Session of the Forty-third Legislature.

The Senate has passed

S. B. No. 60, A bill to be entitled "An Act fixing the salaries of county commissioners in every county in this State having a population of not less than 30,700 and not more than 30,725, according to the last preceding Federal Census; providing for the man-ner of payment, and declaring an emergency."

S. B. No. 54, A bill to be entitled "An Act amending Sections Eight (8), Nine (9), and Ten (10), of Chapter 186, General Laws of Texas, Thirty-ninth Legislature, Regular Session, 1925. Said chapter providing for the construction and maintenance of State highways under the control of the State Highway Department, regulating the making of highway contracts, and providing for security therefor; the sections so amended to be hereinafter set out in full, and declaring an emergency."

Respectfully,

BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 38 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 38, A bill to be entitled "An Act creating 'Lower Neches Valley Authority,' a conservation and reclamation district under and with the powers provided in Section 59, of Article XVI, of the Constitution, to conserve, control, and utilize storm and flood waters of the Neches River and its tributaries, except said district shall have no power of taxation nor right to create any debt payable out of taxation; defining the boundaries thereof; providing for control through board of directors, their appointment, qualifications, and tenure, their organization and powers; authorizing the storing, controlling, conservation, and distribution of storm and flood waters of Neches River and its tributaries within and/or without such district, for irrigation, domestic, industrial and municipal uses, and also for hydroelectric power, with authority to make contracts with water users and to establish and collect maintenance and operation charges for water service, also authorizing all contracts, leases, and agreements necessary or convenient with any person, corporation, or government, including the United States Government and the State of Texas, authorizing such district to borrow money from the Federal Emergency Administration of Public Works, or other United States agency, and from other persons, and secure payment thereof by first and/or second mortgage and encumbrance on all of the district's properties, improvements, and facilities, and the revenue and income to be derived therefrom; providing for the issuance of interest, and declaring an emergency.'

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 38 ON THIRD READING

Mr. Nicholson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 38 be placed on its third reading and final passage.

The motion prevailed by the followling vote:

Yeas-104

Adamson. Mathis. Aikin. McDougald. Alexander. McKee. Merritt. Alsup. Anderson. Metcalfe. Baker. Mitcham. Barrett. Moffett. Barron. Moore. Bedford. Morrison. Bourne. Morse. Nicholson. Butler. Parkhouse. Camp. Patterson. Canon. Pope. Clayton. Colson. Puryear. Ramsey. Coombes. Ratliff. Cowley. Davidson. Ray. Reader. Dean. Reed of Bowie. Engelhard. Reed of Dallas. Fain. Renfro. Few. Fisher. Roberts. Rogers of Hunt. Fuchs. Glass. Rogers Golson. of Ochiltree. Rollins. Good. Goodman. Ross. Greathouse. Russell. Griffith. Savage. Hankamer. Scarborough. Harman. Scott. Harris. Shults. Head. Stanfield. Hester. Steward. Hill of Brazoria. Stinson. Hill of Webb. Stovall. Stubbeman. Hodges. Sullivant. Holland. Huddleston. Tarwater. Hunter. Tennyson. Hyder. Thomas. Tillery. James. Townsend. Jefferson. Turlington. Johnson of Anderson. Van Zandt. Jones of Shelby. Vaughan. Kyle of Hays. Wagstaff. Kyle of Palo Pinto. Walker. Laird. Weinert. Wells. Long. Wood. Mackay.

Absent

Young.

Beck. Dunlap. Bradley. Dunagan. Burns. Duvall. Cathey. Dwyer. Ford. Caven. Graves. Celaya. Chastain. Harrison. Crossley. Hartzog. Daniel. Hicks.

Magee.

Holekamp. Leonard. Holloway. Lindsey. Hoskins. Lotief. Hunt. McCullough. Jackson. Pavlica. Jones of Runnels. Riddle. Kayton. Shannon. Latham. Smith. Lemens. Winningham.

Absent—Excused

Calvert. Jones of Atascosa.

Devall. McClain.

Hughes. McGregor.

Johnson Munson.

of Dimmit. Palmer.

The Speaker then laid Senate Bill No. 38 before the House, on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-101

Adamson. Johnson Aikin. of Anderson. Jones of Shelby. Kyle of Hays. Alsup. Anderson. Kyle of Palo Pinto. Baker. Barrett. Laird. Barron. Leonard. Bourne. Lindsey. Bradley. Long. Butler. Lotief. Camp. Mackay. Canon. Magee. Colson. Mathis. McCullough. Cowley. Crossley. McDougald. Davidson. McKee. Dean. Merritt. Dunlap. Metcalfe. Duvall. Mitcham. Engelhard. Moffett. Fain. Moore. Morrison. Few. Ford. Morse. Nicholson. Glass. Parkhouse. Golson. Patterson. Good. Pope. Goodman. Puryear. Greathouse. Ramsey. Griffith. Ratliff. Hankamer. Harris. Ray. Head. Reader. Reed of Bowie. Hill of Brazoria. Reed of Dallas. Hill of Webb. Hodges. Renfro. Roberts. Holland. Rogers of Hunt. Hoskins. Rogers Huddleston. of Ochiltree. Hunter. Hyder. Rollins. James. Ross.

Russell.	Tennyson.
Savage.	Tillery.
Shannon.	Townsend.
Shults.	Van Zandt.
Stanfield.	Vaughan.
Steward.	Wagstaff.
Stinson.	Walker.
Stovall.	Weinert.
Stubbeman.	Wood.
Sullivant.	Young.
Tarwater.	ū

Nays-1

Fisher.

Present—Not Voting

Alexander.

Devall.

TT . 7 . 1.

Absent

Beck.	Holekamp.
Bedford.	Holloway.
Burns.	Hunt.
Cathey.	Jackson.
Caven.	Jefferson.
Celaya.	Jones of Runnel
Chastain.	Kayton.
Clayton.	Latham.
Coombes.	Lemens.
Daniel.	Pavlica.
Dunagan.	Riddle.
Dwyer.	Scarborough.
Fuchs.	Scott.
Graves.	Smith.
Harman.	Thomas.
Harrison.	Turlington.
Hartzog.	Wells.
Hester.	Winningham.
Hicks.	

Absent—Excused

Calvert.	McClain.
Hughes.	McGregor.
Johnson	Munson.
of Dimmit.	Palmer.
Jones of Atascosa.	

SENATE BILL NO. 30 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 30, A bill to be entitled "An Act amending Article 7256 of the 1925 Revised Civil Statutes of Texas, so as to provide that in all counties containing a city, other than the county seat, in excess of 7,000 inhabitants, according to the 1930 Decennial Census, the tax collector, with the consent and approval of the commissioners court of said county, may appoint a deputy tax collector in such town or city, who shall have the right to issue Hester.

valid receipts for all taxes collected by him and to collect a fee of twentyfive cents from each person who pays his taxes to said deputy and to whom said deputy issues a receipt; providing that no person shall be charged over twenty-five cents for paying his taxes to said deputy; providing that said deputy shall enter into such bond, payable to the county judge of the county, in such amount as the tax collector and commissioners court may require; and further providing that said tax collector shall likewise remain liable on his bonds for all such taxes collected, and declaring an emergency."

The bill was read second time, and

was passed to third reading.

SENATE BILL NO. 30 ON THIRD READING

Mr. Stovall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 30 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-100

Hill of Brazoria. Adamson. Aikin. Hodges. Alsup. Holekamp. Anderson. Holland. Hoskins. Baker. Barrett. Hunter. Barron. Hyder. Bedford. James. Johnson Bourne. Bradley. of Anderson. Butler. Jones of Shelby. Camp. Kyle of Palo Pinto. Laird. Canon. Lindsey. Colson. Long. Cowley. Lotief. Dean. Devall. Mackay. Magee. Duvall. Fain. Mathis. Few. McCullough. McDougald. Fisher. Ford. McKee. Merritt. Fuchs. Metcalfe. Glass. Mitcham. Golson. Moffett. Good. Moore. Goodman. Morrison. Greathouse. Griffith. Morse. Nicholson. Hankamer. Parkhouse. Patterson.

Pope.

Stanfield. Puryear. Ratliff. Steward. Ray. Stinson. Reader. Stovall. Reed of Bowie. Stubbeman. Reed of Dallas. Sullivant. Renfro. Tarwater. Roberts. Tennyson. Rogers of Hunt. Thomas. Tillery. Rogers of Ochiltree. Townsend. Rollins. Turlington. Vaughan. Russell. Wagstaff. Savage. Scarborough. Walker. Scott. Weinert. Shannon. Wells. Shults. Young.

Absent

Hill of Webb. Alexander. Holloway. Beck. Burns. Huddleston. Cathey. Hunt. Jackson. Caven. Celaya. Jefferson. Jones of Runnels. Chastain. Clayton. Kayton. Coombes. Kyle of Hays. Latham. Crossley. Daniel. Lemens. Davidson. Leonard. Dunlap. Pavlica. Dunagan. Ramsey. Riddle. Dwyer. Engelhard. Ross. Smith. Graves. Van Zandt. Harman. Winningham. Harrison. Wood. Hartzog. Hicks.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa.

The Speaker then laid Senate Bill Celaya.

No. 30 before the House on its third Chastain.
reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-104

Butler. Adamson. Camp. Aikin. Canon. Alsup. Anderson. Cathey. Coombes. Baker. Dean. Barrett. Devall. Barron. Bedford. Dunlap. Bourne. Engelhard. Bradley. Fain.

Few. Morrison. Fisher. Morse. Ford. Nicholson. Fuchs. Parkhouse. Glass. Patterson. Golson. Pope. Good. Puryear. Goodman. Ramsey. Ratliff. Greathouse. Griffith. Rav. Hankamer. Reader. Harman. Reed of Bowie. Harris. Reed of Dallas. Head. Renfro. Hester. Riddle. Hodges. Roberts. Holekamp. Rogers of Hunt. Rogers Holland. of Ochiltree. Hoskins. Hunt. Rollins. Hunter. Russell. Hyder. Savage. James. Scarborough. Johnson Scott. of Anderson. Shannon. Jones of Runnels. Shults. Jones of Shelby. Stanfield. Kyle of Palo Pinto. Steward. Laird. Stinson. Lindsev. Stovall. Long. Stubbeman. Lotief. Tarwater. Mackay. Tennyson. Thomas. Magee. Tillery. Mathis. Townsend. McCullough. McDougald. Turlington. Van Zandt. McKee. Vaughan. Merritt. Metcalfe. Wagstaff. Mitcham. Weinert. Moffett. Wood. Moore. Young.

Absent

Alexander. Hill of Brazoria. Beck. Hill of Webb. Burns. Holloway. Huddleston. Caven. Jackson. Celaya. Jefferson. Kayton. Clayton. Kyle of Hays. Colson. Latham. Cowley. Crossley. Lemens. Leonard. Daniel. Davidson. Pavlica. Dunagan. Ross. Smith. Duvall. Sullivant. Dwyer. Walker. Graves. Harrison. Wells. Winningham. Hartzog. Hicks.

Absent-Excused

Calvert. Hughes.

Johnson McGregor.
of Dimmit. Munson.
Jones of Atascosa. Palmer.
McClain.

SENATE BILLS ON FIRST READING

The following Senate bills, received from the Senate today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

Senate Bill No. 60, to the Committee on Counties.

Senate Bill No. 54, to the Committee on Highways and Motor Traffic.

SENATE BILL NO. 44 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

third reading,

S. B. No. 44, A bill to be entitled "An Act to authorize all banks and bank and trust companies and savings banks, incorporated under the laws of Texas, to purchase, hold, and dispose of stock in the Federal Deposit Insurance Corporation, created by the Act of Congress, known as the Banking Act of 1933, and to comply with all requirements enabling banks and bank and trust companies and savings banks, incorporated under the laws of Texas, to purchase, hold, and dispose of said stock in the Federal Deposit Insurance Corporation, and declaring an emergency."

The bill was read second time.

Mr. Patterson offered the following amendment to the bill:

Amend Senate Bill No. 44 by striking out page 2 thereof.

The amendment was adopted.

Senate Bill No. 44 was then passed to third reading.

SENATE BILL NO. 44 ON THIRD READING

Mr. Parkhouse moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 44 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas—101

Adamson.

Aikin.

Alsup. McCullough. Anderson. McDougald. Baker. McKee. Barrett. Metcalfe. Bedford. Mitcham. Bradley. Moffett. Canon. Moore. Cathey. Morrison. Celaya. Morse. Nicholson. Colson. Coombes. Parkhouse. Patterson. Crossley. Davidson. Puryear. Ratliff. Dean. Devall. Ray. Dunlap. Reader. Reed of Dallas. Dunagan. Engelhard. Renfro. Fain. Riddle. Roberts. Few. Fisher. Rogers of Hunt. Ford. Rogers Fuchs. of Ochiltree. Rollins. Glass. Ross. Good. Russell. Goodman. Greathouse. Savage. Griffith. Scarborough. Hankamer. Scott. Harris. Shannon. Shults. Harrison. Stanfield. Hartzog. Steward. Head. Hicks. Stinson. Hill of Brazoria. Stovall. Hill of Webb. Stubbeman. Sullivant. Holland. Hoskins. Tarwater. Hunter. Tennyson. Thomas. Hyder. James. Tillery. Johnson Townsend. of Anderson. Turlington. Jones of Runnels. Van Zandt. Kyle of Palo Pinto. Wagstaff. Walker. Laird. Weinert. Lindsey. Wells. Long. Mackay. Wood.

Nays—3

Butler. Lotief.

Magee.

Mathis.

Vaughan.

Young.

Absent

Daniel. Alexander. Duvall. Barron. Dwyer. Beck. Golson. Bourne. Graves. Burns. Camp. Harman. Hester. Caven. Hodges. Chastain. Clayton. Holekamp. Holloway. Cowley.

Huddleston. Leonard. Hunt. Merritt. Jackson. Pavlica. Jefferson. Pope. Jones of Shelby. Ramsey. Reed of Bowie. Kayton. Smith.

Kyle of Hays. Latham.

Winningham.

Lemens.

Absent—Excused

McClain. Calvert. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa.

The Speaker then laid Senate Bill No. 44 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-102

Adamson. James. Jefferson. Aikin. Johnson Alsup. of Anderson. Anderson. Baker. Jones of Runnels. Kyle of Palo Pinto. Barrett. Barron. Laird. Leonard. Bourne. Lindsey. Bradley. Canon. Long. Cathey. Mackay. Celava. Magee. Colson. McDougald. Coombes. McKee. Merritt. Crossley. Metcalfe. Davidson. Mitcham. Dean. Devall. Moffett. Duvall. Moore. Morrison. Engelhard. Morse. Fain. Nicholson. Few. Fisher. Parkhouse. Ford. Patterson. Fuchs. Pope. Puryear. Glass. Ramsey. Golson. Good. Ratliff. Goodman. Ray. Reader. Greathouse. Reed of Bowie. Griffith. Reed of Dallas. Hankamer. Hartzog. Renfro. Riddle. Head. Roberts. Hester. Hill of Brazoria. Rogers of Hunt. Holekamp. Rogers of Ochiltree. Holland. Rollins. Hoskins. Ross. Hunter. Hyder. Russell.

Scarborough.

Jackson.

Scott. Tillery. Shults. Townsend. Turlington. Stanfield. Steward. Van Zandt. Stinson. Wagstaff. Stubbeman. Walker. Sullivant. Weinert. Tarwater. Wells. Tennyson. Wood. Thomas. Young.

Nays-4

Butler. Stovall. Lotief. Vaughan.

Absent

Hill of Webb. Alexander. Beck. Hodges. Bedford. Holloway. Huddleston. Burns. Camp. Hunt. Caven. Jones of Shelby. Chastain. Kayton. Clayton. Kyle of Hays. Cowley. Latham. Daniel. Lemens. Dunlap. Mathis. McCullough. Dunagan. Pavlica. Dwyer. Graves. Savage. Harman. Shannon. Harris. Smith. Harrison. Winningham. Hicks.

Absent-Excused

Calvert. McClain. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer.

Jones of Atascosa.

SENATE BILL NO. 36 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 36, A bill to be entitled "An Act amending Section 1, of Chapter 12, Acts of the Forty-second Legislature, defining the offense of kidnaping for extortion, ransom or robbery, so as to provide for capital punishment, regardless of whether the person kidnapped, detained, or enticed away is returned by the defendent without serious bodily injury, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 36 ON THIRD READING

Mr. Shults moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 36 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-104

Adamson. Lotief. Aikin. Mackay. Alexander. Magee. Alsup. Mathis. Anderson. McCullough. McGregor. Barrett. Barron. Merritt. Bradley. Mitcham. Butler. Moffett. Moore. Canon. Cathey. Morrison. Celaya. Morse. Colson. Parkhouse. Coombes. Patterson. Crossley. Pope. Davidson. Puryear. Dean. Ramsey. Devall. Ratliff. Duvall. Ray. Engelhard. Reader. Fain. Reed of Dallas. Few. Renfro. Fisher. Riddle. Ford. Roberts. Fuchs, Rogers of Hunt. Glass. Rogers Golson. of Ochiltree. Good. Rollins. Goodman. Ross. Greathouse. Russell. Griffith. Scarborough. Hankamer. Scott. Harman. Shults. Hartzog. Stanfield. Head. Steward. Hester. Stinson. Hill of Brazoria. Stovall. Holland. Stubbeman. Hunt. Sullivant. Hyder. Tarwater. Jackson. Tennyson. James. Thomas. Jefferson. Tillery. Johnson Townsend. of Anderson. Turlington. Jones of Runnels. Van Zandt. Vaughan. Kayton. Kyle of Hays. Wagstaff. Walker. Kyle of Palo Pinto. Laird. Weinert. Leonard. Wells. Lindsey. Winningham.

Wood.

Long.

Absent

Baker. Hodges. Beck. Holekamp. Bedford. Holloway. Bourne. Hoskins. Burns. Huddleston. Hunter. Camp. Caven. Jones of Shelby. Chastain. Latham. Clayton. Lemens. Cowley. McKee. Daniel. Metcalfe. Dunlap. Nicholson. Dunagan. Pavlica, Reed of Bowie. Dwyer. Graves. Savage. Harris. Shannon. Harrison. Smith. Hicks. Young. Hill of Webb.

Absent—Excused

Calvert. McClain.
Hughes. McDougald.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa.

The Sneaker then

The Speaker then laid Senate Bill No. 36 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-107

Adamson. Golson. Aikin. Good. Alexander. Goodman. Alsup. Greathouse. Anderson. Griffith. Baker. Hankamer. Barrett. Harman. Barron. Hartzog. Bedford. Head. Bourne. Hester. Bradley. Hicks. Hill of Brazoria. Butler. Canon. Holekamp. Cathey. Holland. Celaya. Hoskins. Colson. Hyder. Coombes. Jackson. Crossley. James. Davidson. Jefferson. Dean. Johnson of Anderson. Devall. Dunlap. Jones of Runnels. Duvall. Kyle of Hays. Engelhard. Kyle of Palo Pinto. Fain. Leonard. Few. Lindsey. Fisher. Long. Lotief. Ford. Fuchs. Mackay. Glass. Magee.

Mathis. Russell. McCullough. Scarborough. McDougald. Scott. Metcalfe. Shannon. Moffett. Shults. Stanfield. Moore. Steward. Morrison. Morse. Stinson. Stovall. Patterson. Stubbeman. Pope. Sullivant. Puryear. Ramsey. Tarwater. Ratliff. Tennyson. Thomas. Ray. Reader. Townsend. Turlington. Reed of Bowie. Van Zandt. Reed of Dallas. Vaughan. Renfro. Wagstaff. Riddle. Walker. Roberts. Rogers of Hunt. Weinert. Wells. Rogers Winningham. of Ochiltree. Wood. Rollins.

Present-Not Voting

Tillery.

Ross.

Absent

Hunt. Beck. Hunter. Burns. Jones of Shelby. Camp. Kayton. Caven. Laird. Chastain. Latham. Clayton. Lemens. Cowley. McKee. Daniel. Merritt. Dunagan. Mitcham. Dwyer. Nicholson. Graves. Parkhouse. Harris. Pavlica. Harrison. Hill of Webb. Savage. Hodges. Smith. Holloway. Young. Huddleston.

Absent-Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa.

MESSAGE FROM THE SENATE

Senate Chamber,
Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the
House of Representatives.
Sir: I am directed by the Senate
to inform the House that the Senate
has adopted

H. C. R. No. 47, Providing for the Engel suspension of Joint Rule XXIII, in Fain.

order to consider, until finally passed, House Bill No. 179.

Respectfully,

BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 80 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 80, A bill to be entitled "An Act to authorize the Board of Regents of The University of Texas to execute bond in a sum not in excess of one million two hundred thousand dollars, to obtain funds with which to complete the Main Building of The University of Texas; to pledge that part of the Available University Fund arising from grazing and other surface leases of University lands to secure same; and to authorize said Board to make contracts for the construction of dormitories, and declaring an emergency."

The bill was read second time, and was passed to third reading.

MOTION TO TAKE UP SENATE BILL NO. 80

Mr. Long moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 80 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas-79

Few. Adamson. Alexander. Ford. Golson. Alsub. Good. Anderson. Goodman. Barron. Bedford. Greathouse. Griffith. Bourne. Bradley. Hankamer. Butler. Harris. Harrison. Camp. Head. Cathey. Hill of Brazoria. Celaya. Holland. Cowley. Hoskins. Crosslev. James. Davidson. Jefferson. Dean. Devall. Johnson of Anderson. Duvall. Jones of Runnels. Engelhard. Jones of Shelby.

Kayton. Renfro. Kyle of Palo Pinto. Riddle. Laird. Roberts. Rogers of Hunt. Leonard. Long. Rogers of Ochiltree. Magee. McDougald. Ross. Shults. McKee. Steward. Merritt. Metcalfe. Stinson. Mitcham. Stovall. Moffett. Stubbeman. Morrison. Sullivant. Morse. Tennyson. Parkhouse. Thomas. Patterson. Turlington. Pope. Van Zandt. Walker. Ramsey. Weinert. Ray.

Nays—28

Wells.

Aikin. Lindsey. Baker. Lotief. Puryear. Barrett. Canon. Ratliff. Colson. Reed of Bowie. Coombes. Rollins. Scarborough. Fuchs. Harman. Scott. Hester. Shannon. Tillery. Hicks. Holekamp. Townsend. Huddleston. Vaughan. Hunt. Wagstaff. Kyle of Hays. Winningham.

Present-Not Voting

Fisher.

Reader.

Reed of Dallas.

Glass.

Absent

Beck. Jackson. Latham. Burns. Caven. Lemens. Mackay. Chastain. Clayton. Mathis. Daniel. McCullough. Nicholson. Dunlap. Pavlica. Dunagan. Dwyer. Russell. Graves. Savage. Hartzog Smith. Hill of Webb. Stanfield. Hodges. Tarwater. Wood. Holloway. Young. Hunter. Hyder.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Moore.
of Dimmit. Munson.
Jones of Atascosa. Palmer.

SENATE BILL NO. 98 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 98, A bill to be entitled "An Act authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to purchase, acquire, and construct permanent improvements, including dormitories, stadia, and athletic fields, and for the improvement of such structures heretofore erected; providing for the equipping and furnishing of the same; providing for the insurance and registration of revenue bonds and revenue notes, and for disposition and pledging of the revenues derived from the operation and control of such dormitories, athletic fields, stadia, and other improvements, authorizing the purchase and sale of certain lands; imposing the power to contract, and vesting general authority in the Board of Directors for the purposes of carrying out the provisions hereof, and declaring an emergency."

The bill was read second time.

Mr. Latham offered the following committee amendment to the bill:

Amend Senate Bill No. 98 by striking out all of Section 8-a from the bill.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes made in the body of the bill.

Senate Bill No. 98 was then passed to third reading.

SENATE BILL NO. 98 ON THIRD READING

Mr. Head moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 98 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--102

Adamson.	Barrett.
Aikin.	Barron.
Alexander.	Bourne.
Alsup.	Bradley.
Anderson.	Butler.
Baker.	Camp.

Canon.	Long
Cathey.	Long.
	Mackay.
Celaya.	McCullough.
Colson.	McDougald.
Cowley.	McKee.
Crossley.	Merritt.
Daniel.	Metcalfe.
Davidson.	Mitcham.
Dean.	Moffett.
Dunagan.	Moore.
Duvall.	Morrison.
Dwyer.	Morse.
Engelhard.	Parkhouse.
Fain.	Patterson.
Few.	Pope.
Fisher.	Ratliff.
Ford.	Ray.
Fuchs.	Reader.
Glass.	Reed of Dallas.
Golson.	Renfro.
Goodman.	Riddle.
Greathouse.	Roberts.
Griffith.	Rogers of Hunt.
Hankamer.	Rogers
Harris.	of Ochiltree.
Harrison.	Rollins.
Hartzog.	Ross.
Head.	Scarborough.
Hicks.	Shannon.
Hill of Brazoria.	Shults.
Holekamp.	Steward.
Hoskins.	Stinson.
Hunt.	Stovall.
Hunter.	Stubbeman.
	Sullivant.
Hyder.	
Jackson.	Tarwater.
James.	Tennyson.
Johnson	Thomas.
of Anderson.	Tillery.
Jones of Runnels.	Townsend.
Kayton.	Van Zandt.
Kyle of Hays.	Wagstaff.
Kyle of Palo Pinto.	Walker.
Laird.	Weinert.
Latham.	Wood.
Leonard.	Young.

Nays--7

Coombes.	
Lindsey.	
Lotief.	
Magee.	

Puryear. Reed of Bowie. Vaughan.

Present-Not Voting

Devall.

Absent

Beck. Hester. Hill of Webb. Bedford. Hodges. Burns. Caven. Holland. Chastain. Holloway. Huddleston. Clayton. Jefferson. Dunlap. Good. Jones of Shelby. Graves. Lemens. Harman. Mathis.

Nicholson. Smith. Pavlica. Stanfield. Ramsey. Turlington. Russell. Wells. Savage. Winningham. Scott.

Absent—Excused

Calvert. McClain. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer.

Jones of Atascosa.

The Speaker then laid Senate Bill No. 98 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-104 Jackson. Adamson. James. Aikin. Alexander. Jones of Runnels. Alsup. Kayton. Kyle of Hays. Anderson. Baker. Kyle of Palo Pinto. Barrett. Laird. Bourne. Latham. Bradley. Leonard. Burns. Long. Butler. Lotief. Camp. Mackay. Canon. Magee. Mathis. Cathey. Celaya. McCullough. Colson. McDougald. Cowley. McGregor. Crossley. McKee. Daniel. Merritt. Metcalfe. Davidson. Mitcham. Duvall. Moffett. Dwyer. Moore. Engelhard. Fain. Morse. Few. Nicholson. Fisher. Parkhouse. Patterson. Ford. Fuchs. Pope. Glass. Ratliff. Golson. Ray. Reader. Goodman. Reed of Dallas. Greathouse. Renfro. Griffith. Hankamer. Riddle. Roberts. Harris. Rogers Harrison. Head. of Ochiltree. Hicks. Rollins. Hill of Brazoria. Ross. Holekamp. Shannon. Holland. Shults.

Stanfield.

Steward.

Stinson.

Stovall.

Hoskins.

Hunt.

Hunter.

Hyder.

Stubbeman. Van Zandt. Sullivant. Wagstaff. Tarwater. Walker. Tennyson. Weinert. Thomas. Wells. Tillery. Wood. Young. Townsend. Turlington.

Nays—6

Coombes. Lindsey. Puryear.

Reed of Bowie. Rogers of Hunt. Vaughan.

Present—Not Voting

Devall.

Absent

Barron. Holloway. Beck. Huddleston. Bedford. Jefferson. Caven. Johnson Chastain. of Anderson. Clayton. Jones of Shelby. Lemens. Dean. Dunlap. Morrison. Pavlica. Dunagan. Good. Ramsey. Russell. Graves. Savage. Harman. Hartzog. Scarborough. Hester. Hill of Webb. Scott. Smith. Hodges. Winningham.

Absent—Excused

Calvert. Hughes. Johnson of Dimmit. Jones of Atascosa. McClain. Munson.

SENATE BILL NO. 45 ON SECOND READING

Palmer.

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 45, A bill to be entitled "An Act providing an open season or period of time for taking wild ducks, geese, and/or brant; providing a bag limit and possession limit; providing a penalty for violation; repealing all laws in so far as they may conflict with any provision of this Act, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 45 ON THIRD READING

Mr. Hoskins moved that the con-Beck. stitutional rule, requiring bills to be \Burns.

read on three several days, be suspended, and that Senate Bill No. 45 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—102

Adamson. Aikin. Alsup. Anderson. Baker. Barrett. Bedford. Bourne. Bradley. Camp. Canon. Cathey. Celaya. Colson. Coombes. Cowley. Crossley.

Davidson. Dean. Dunlap. Dunagan. Duvall. Engelhard. Fain.

Few. Fisher. Ford. Fuchs. Glass. Goodman. Greathouse.

Griffith. Hankamer. Harris. Harrison. Head. Hill of Brazoria. Hodges. Holekamp.

Holland. Hoskins. Hunt. Hunter. Hyder. Jackson. James. Johnson

of Anderson. Jones of Runnels. Kayton. Kyle of Hays.

Laird.

Latham. Lemens. Leonard. Lindsey. Lotief. Mackay. Magee. McDougald. Merritt. Metcalfe. Mitcham. Moffett. Morrison. Morse. Nicholson. Parkhouse. Patterson. Pope. Puryear. Ratliff.

Reader. Reed of Bowie. Reed of Dallas. Renfro. Riddle. Roberts.

Rogers of Hunt. Rogers

of Ochiltree.

Rollins. Ross. Scarborough. Shannon. Shults. Stanfield. Steward. Stinson. Stovall. Stubbeman. Sullivant. Tarwater. Tennyson. Thomas. Tillery.

Van Zandt. Vaughan. Wagstaff. Walker. Winningham. Wood. Young.

Turlington.

Absent

Alexander. Barron.

Butler. Caven. Chastain. Clayton.

Daniel. Kyle of Palo Pinto. Devall. Long. Mathis. Dwyer. McCullough. Golson. Good. McKee. Graves. Pavlica. Harman. Ramsey. Hartzog. Ray. Russell. Hester. Hicks. Savage. Hill of Webb. Scott. Smith. Holloway. Huddleston. Townsend. Jefferson. Weinert. Jones of Shelby. Wells.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Moore.
of Dimmit. Munson.
Jones of Atascosa. Palmer.

The Speaker then laid Senate Bill No. 45 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-102

Adamson. Hankamer. Aikin. Harris. Head. Alexander. Alsup. Hicks. Anderson. Hill of Brazoria. Baker. Hodges. Holekamp. Barrett. Bedford. Holland. Bourne. Hoskins. Bradley. Hunt. Hunter. Camp. Hyder. Canon. Jackson. Cathey. James. Celaya. Johnson Colson. of Anderson. Coombes. Jones of Runnels. Cowley. Kayton. Crossley. Davidson. Kyle of Hays. Dean. Laird. Latham. Devall. Lemens. Dunlap. Leonard. Dunagan. Duvall. Lindsey. Engelhard. Lotief. Mackay. Fain. Few. Mathis. Fisher. McDougald. Merritt. Ford. Fuchs. Metcalfe. Glass. Mitcham. Golson. Moore. Goodman. Morrison. Greathouse. Morse. Nicholson. Griffith.

Parkhouse. Stanfield. Puryear. Steward. Ratliff. Stinson. Reader. Stovall. Reed of Bowie. Stubbeman. Reed of Dallas. Sullivant. Renfro. Tennyson. Riddle. Thomas. Roberts. Tillery. Rogers Turlington. of Ochiltree. Van Zandt. Rollins. Vaughan. Ross. Wagstaff. Scarborough. Walker. Scott. Winningham. Shannon. Wood. Shults. Young.

Nays—1

Tarwater.

Absent

Barron. Jones of Shelby. Beck. Kyle of Palo Pinto. Burns. Long. Magee. Butler. McCullough. Caven. Chastain. McKee. Clayton. Moffett. Daniel. Patterson. Dwyer. Pavlica. Good. Pope. Graves. Ramsey. Rogers of Hunt. Harman. Harrison. Russell. Hartzog. Savage. Hester. Smith. Hill of Webb. Townsend. Weinert. Holloway. Wells. Huddleston. Jefferson.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.

SENATE BILL NO. 53 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 53, A bill to be entitled "An Act making an appropriation for the purpose of providing postage, insurance, stamps, and other expenses necessary in performing the duties required of the State Treasurer in the administration of the provisions of Chapter 13, Acts of Third Called Session of the Forty-second Legislature, during the fiscal years of 1933-34 and 1934-35, to be paid out of interest

earned on the daily balances of 'Paying Fund of the Board of County and District Road Indebtedness,' and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 53 ON THIRD READING

Mr. Kayton moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 53 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-107

Adamson. James. Aikin. Jefferson. Alsup. Johnson Anderson. of Anderson. Baker. Jones of Runnels. Barrett. Jones of Shelby. Bedford. Kayton. Bourne. Kyle of Hays. Bradley. Kyle of Palo Pinto. Camp. Laird. Canon. Latham. Cathey. Lemens. Celaya. Leonard. Colson. Lindsey. Coombes. Lotief. Crossley. Magee. Davidson. McDougald. Devall. McGregor. Dunagan. Merritt. Duvall. Metcalfe. Engelhard. Moffett. Fain. Moore. Few. Morse. Fisher. Nicholson. Ford. Palmer. Fuchs. Parkhouse. Glass. Pope. Golson. Puryear. Goodman. Ratliff. Hankamer. Rav. Harman. Reader. Reed of Dallas. Harris. Harrison. Renfro. Head. Riddle. Hester. Roberts. Hicks. Rogers of Hunt. Hill of Brazoria. Rogers of Ochiltree. Hodges. Holekamp. Rollins. Holland. Ross. Hoskins. Scarborough. Huddleston. Shannon. Hunt. Shults. Hunter. Stanfield. Hyder. Steward.

Stovall.

Jackson.

Stubbeman. Vaughan. Sullivant. Wagstaff. Tarwater. Walker. Tennyson. Weinert. Thomas. Wells. Tillery. Winningham. Townsend. Wood. Turlington. Young. Van Zandt.

Nays-1

Reed of Bowie.

Absent

Alexander. Hill of Webb. Barron. Holloway. Beck. Long. Burns. Mackay. Butler. Mathis. McCullough. Caven. Chastain. McKee. Clayton. Mitcham. Cowley. Morrison. Daniel. Patterson. Dean. Pavlica. Ramsey. Dunlap. Dwyer. Russell. Good. Savage. Graves. Scott. Greathouse. Smith. Griffith. Stinson. Hartzog.

Absent-Excused

Calvert. Jones of Atascosa.
Hughes. McClain.
Johnson Munson.
of Dimmit.

The Speaker then laid Senate Bill No. 53 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—101

Adamson. Devall. Dunagan. Aikin. Alsup. Engelhard. Anderson. Fain. Baker. Few. Barrett. Fisher. Bedford. Ford. Bourne. Fuchs. Bradley. Glass. Camp. Golson. Canon. Goodman. Cathey. Greathouse. Caven. Hankamer. Celaya. Harris. Colson. Harrison. Coombes. Hartzog. Crossley. Hodges. Davidson. Holekamp. l Dean. Holland.

Ratliff. Hoskins. Huddleston. Ray. Reader. Hunt. Reed of Dallas. Hyder. Renfro. Jackson. Riddle. James. Roberts. Jefferson. Rogers of Hunt. Johnson of Anderson. Rogers of Ochiltree. Jones of Runnels. Jones of Shelby. Rollins. Ross. Kayton. Kyle of Hays. Scarborough. Kyle of Palo Pinto. Shannon. Laird. Shults. Stanfield. Latham. Steward. Lemens. Stovall. Leonard. Stubbeman. Lindsey. Sullivant. Lotief. Tarwater. Mackay. Tennyson. Magee. McDougald. Tillery. Townsend. Merritt. Turlington. Metcalie. Moffett. Van Zandt. Wagstaff. Moore. Morrison. Walker. Wells. Morse. Winningham. Nicholson. Wood. Parkhouse. Young. Pope. Puryear.

Nays-3

Mitcham. Reed of Bowie. Vaughan.

Absent

Hill of Brazoria. Alexander. Hill of Webb. Barron. Beck. Holloway. Hunter. Burns. Long. Butler. Mathis. Chastain. McCullough. Clayton. Cowley. McKee. Daniel. Patterson. Dunlap. Pavlica. Ramsey. Duvall. Russell. Dwyer. Good. Savage. Scott. Graves. Smith. Griffith. Stinson. Harman. Thomas. Head. Weinert. Hester. Hicks.

Absent-Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa.

SENATE BILL NO. 79 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 79, A bill to be entitled "An Act to amend Title 52 (eminent domain), of the Revised Civil Statutes of Texas, by adding Article 3264-b to follow 3264-a, defining the powers of the Board of Regents of The University of Texas when acting as trustees of a trust for scientific, educational, philanthropic, charitable, or other public purposes, and to confer upon them the power of eminent domain, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 79 ON THIRD READING

Mr. Vaughan moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 79 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-109

Adamson. Golson. Aikin. Goodman. Alsup. Greathouse. Hankamer. Anderson. Baker. Harman. Barrett. Harris. Barron. Harrison. Bourne. Head. Hill of Brazoria. Bradley. Camp. Hodges. Canon. Holekamp. Holland. Cathey. Caven. Hoskins. Huddleston. Celaya. Clayton. Hunt. Hunter. Colson. Coombes. Hyder. Jackson. Cowley. Crosslev. James. Davidson. Johnson Dean. of Anderson. Jones of Runnels.
Jones of Shelby. Devall. Duvall. Kyle of Hays. Kyle of Palo Pinto. Dwyer. Fain. Latham. Few. Lemens. Fisher. Leonard. Ford. Fuchs. Lindsey.

Lotief.

Glass.

Mackay. Rogers Magee. of Ochiltree. Mathis. Rollins. McCullough. Ross. McDougald. Shannon. McGregor. Shults. Stanfield. Merritt. Metcalfe. Steward. Mitcham. Stinson. Moffett. Stovall. Moore. Sullivant. Morrison. Tarwater. Morse. Tennyson. Nicholson. Thomas. Tillery. Parkhouse. Turlington. Pope. Puryear. Van Zandt. Ratliff. Vaughan. Ray. Wagstaff. Reader. Walker. Reed of Bowie. Weinert. Reed of Dallas. Wells. Winningham. Renfro. Riddle. Wood. Roberts. Young. Rogers of Hunt.

Absent

Alexander. Holloway. Beck. Jefferson. Bedford. Kayton. Laird. Burns. Butler. Long. McKee. Chastain. Patterson. Daniel. Pavlica. Dunlap. Dunagan. Ramsey. Engelhard. Russell. Savage. Good. Scarborough. Graves. Griffith. Scott. Hartzog. Smith. Stubbeman. Hester. Hicks. Townsend. Hill of Webb.

Absent—Excused

Calvert. Jones of Atascosa.

Hughes. McClain.

Johnson Munson.

of Dimmit. Palmer.

The Speaker then laid Senate Bill No. 79 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-105

Adamson. Bradley.
Aikin. Butler.
Anderson. Camp.
Baker. Canon.
Barron. Cathey.
Bourne. Caven.

Celaya. Magee. Clayton. Mathis. Colson. McCullough. Coombes. McDougald. Cowlev. McKee. Crossley. Merritt. Davidson. Metcalfe. Mitcham. Dean. Devall. Moffett. Morrison. Duvall. Morse. Dwyer. Fain. Nicholson. Parkhouse. Few. Fisher. Puryear. Ratliff. Ford. Ray. Fuchs. Glass. Reader. Reed of Bowie. Golson. Goodman. Reed of Dallas. Greathouse. Renfro. Hankamer. Riddle. Harris. Roberts. Rogers of Hunt. Harrison. Rogers of Ochiltree. Head. Hester. Rollins. Hicks. Ross. Hill of Brazoria. Scarborough. Hodges. Shannon. Holekamp. Shults. Holland. Stanfield. Hoskins. Steward. Huddleston. Stovall. Stubbeman. Hunt. Hunter. Sullivant. Hyder. Tarwater. Tennyson. Jackson. Thomas. James. Tillery. Johnson of Anderson. Turlington. Jones of Runnels. Van Zandt. Jones of Shelby. Vaughan. Kyle of Palo Pinto. Wagstaff. Walker. Latham. Lemens. Weinert. Lindsey. Wells. Winningham. Lotief.

Absent

Wood.

Mackay.

Alexander. Jefferson. Kayton. Alsup. Barrett. Kyle of Hays. Beck. Laird. Leonard. Bedford. Long. Burns. Chastain. Patterson. Pavlica. Daniel. Dunlap. Pope. Ramsey. Dunagan. Russell. Engelhard. Savage. Good. Scott. Graves. Griffith. Smith. Harman. Stinson. Hartzog. Hill of Webb. Townsend. Young. Holloway.

Absent-Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Moore.
of Dimmit. Munson.
Jones of Atascosa. Palmer.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House amendments to Senate Bill No. 4 by a viva voce vote.

Respectfully, BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 78 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 78, A bill to be entitled "An Act to amend Articles 1111, 1112, 1113, and 1114, of the Revised Civil Statutes of Texas for 1925, and amendments thereof, as passed by the Fortieth Legislature, and as amended by Chapter 32, Acts of the Third Called Session of the Fortysecond Legislature, and as amended by Chapter 122, Acts of the Fortythird Legislature, Regular Session; providing for the character of repairs and extensions necessary to render efficient service which shall be a first lien and charge upon the incomes of the particular utility which is repaired or extended; providing for proper records to be kept of income and expenses; providing a penalty for failure to maintain such records; providing that bonds issued under the provisions of this Act may be approved by the Attorney General and registered by the Comptroller; declaring projects carried out under the terms of this Act to be self-liquidating; repealing laws conflict herewith; providing that this law shall take precedence over conflicting charter provisions; validating all actions by cities and towns and their officials in authorizing and delivering securities to accomplish the object of this Act, and declaring an emergency."

The bill was read second time.

Mr. Latham offered the following amendment to the bill:

Amend Senate Bill No. 78 by striking out all of Section 2 thereof, and substituting in lieu thereof the following:

"Section 2. That Article 1112, of the Revised Civil Statutes of Texas of 1925, and amendments thereto by the Fortieth Legislature, Forty-second Legislature, and Forty-third Legislature, be amended to be and hereafter read as follows:

"'Article 1112. No such light, water, sewer, or natural gas systems, parks, and/or swimming pools, or hospitals shall ever be sold until such sale is authorized by a majority vote of the qualified voters of such city or town; nor shall the same be encumbered for more than five thousand dollars (\$5,000) until authorized in like manner by an election called for such purpose. Such vote in either case shall be ascertained at an election, which election shall be held and notice thereof given as is provided in the case of the issuance of municipal bonds by such cities and towns."

The amendment was adopted.

Mr. Van Zandt offered the following amendment to the bill:

Amend Senate Bill No. 78, Section 1, Article 1111, by inserting after the word "shall" and before the word "have" the following: "When authorized by a majority vote of the qualified voters voting at an election called for the purpose."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes made in the body of the bill.

Senate Bill No. 78 was then passed to third reading.

SENATE BILL NO. 78 ON THIRD READING

Mr. Latham moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 78 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-103

Adamson. Aikin. Alexander. Alsup.

Anderson.	Kyle of Hays.
Baker.	Latham.
Barrett.	Lemens.
Barron.	Leonard.
Bourne.	Lindsey.
Bradley.	Lotief.
Butler.	Mackay.
Camp.	Magee.
Canon.	McCullough.
Cathey.	McDougald.
Chastain.	Merritt.
Colson.	Metcalfe.
Coombes.	Mitcham.
Cowley.	Moffett.
Crossley.	Morrison.
Davidson.	Morse.
Dean.	Nicholson.
Devall.	Parkhouse.
Dunlap.	Pope.
Duvall.	Puryear.
Fain.	Ratliff.
Few.	Ray.
Fisher.	Reader.
Ford.	Reed of Bowie.
Fuchs.	Riddle.
Glass.	Roberts.
Golson.	Rogers of Hunt.
Goodman.	Rogers of Hunt.
Greathouse.	of Ochiltree.
Griffith.	Rollins.
Hankamer.	Ross.
Harman.	Savage.
Harris.	Scarborough.
Harrison.	Scott.
Hartzog.	Shannon.
Head.	Stanfield.
Hill of Brozonia	Steward.
Hill of Brazoria. Hill of Webb.	Steward. Stovall.
Hodges.	Stubbeman.
Holokomp	Tarwater.
Holekamp. Holland.	Tennyson.
Hoskins.	Thomas.
	Tillery.
Huddleston. Hunt.	Timery.
	Turlington.
Hunter.	Van Zandt.
Hyder.	Vaughan.
James.	Walker.
Johnson of Anderson	Wells.
of Anderson.	Wood.
Jones of Runnels.	Young.
Jones of Shelby.	
Nas	ys—3
114,	y

Caven. Reed of Dallas. Stinson.

Absent

Good. Beck. Bedford. Graves. Burns. Hester. Hicks. Celaya. Holloway. Clayton. Jackson. Daniel. Dunagan. Jefferson, Dwyer. Kayton. Kyle of Palo Pinto. Engelhard.

Laird. Russell. Long. Mathis. Shults. Smith. McKee. Sullivant. Patterson. Townsend. Pavlica. Wagstaff. Ramsey. Weinert. Renfro. Winningham.

Absent—Excused

Calvert. McClain. Hughes. McGregor. Johnson Moore. of Dimmit. Munson. Jones of Atascosa. Palmer.

The Speaker then laid Senate Bill No. 78 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas--108

Adamson. Holekamp. Holland. Aikin. Alexander. Hoskins. Alsup. Huddleston. Anderson. Hunter. Hyder. Baker. Barrett. Jackson. Barron. James. Bourne. Johnson of Anderson. Bradley. Jones of Runnels.
Jones of Shelby. Butler. Camp. Canon. Kyle of Palo Pinto. Cathey. Latham. Chastain. Lemens. Clayton. Lindsey. Colson. Mackay. Magee. Coombes. Cowley. Mathis. Davidson. McClain. Dean. McCullough. Devall. McDougald. McKee. Dunlap. Merritt. Dunagan. Duvall. Metcalfe. Mitcham. Dwyer. Fain. Moffett. Few. Morrison. Fisher. Morse. Nicholson. Ford. Fuchs. Parkhouse. Golson. Pope. Goodman. Puryear. Greathouse. Ratliff. Hankamer. Ray. Harris. Reader. Reed of Dallas. Harrison. Hartzog. Riddle. Head. Roberts. Hill of Brazoria. Rogers of Hunt. Hill of Webb. Rogers

of Ochiltree.

| Hodges.

Rollins. Tennyson. Thomas. Ross. Tillery. Savage. Townsend. Scarborough. Turlington. Scott. Shannon. Van Zandt. Shults. Vaughan. Stanfield. Wagstaff. Walker. Steward. Stovall. Weinert. Stubbeman. Wells. Winningham. Sullivant. Tarwater. Wood.

Nays-3

Caven.

Stinson.

Reed of Bowie.

Present—Not Voting

Lotief.

Absent

Beck. Hunt. Bedford. Jefferson. Burns. Kayton. Kyle of Hays. Celaya. Crossley. Laird. Daniel. Leonard. Long. Engelhard. Patterson. Glass. Pavlica. Good. Ramsey. Graves. Griffith. Renfro. Russell. Harman. Hester. Smith. Hicks. Young. Holloway.

Absent—Excused

Calvert. McGregor. Hughes. Moore. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa.

TO SUSPEND JOINT RULE XXIII

Mr. Lemens offered the following resolution:

H. C. R. No. 48, Providing for the suspension of Joint Rule XXIII.

Whereas, House Bill No. 173 is a local bill affecting only the Alvarado School District; and,

Whereas, House Bill No. 173 can not be considered at this Session of the Legislature because of House Joint Rule XXIII; now, therefore, be it

Resolved, That Rule XXIII, of the House Joint Rules, be suspended for the purpose of considering and passing House Bill No. 173.

LEMENS, HUNTER.

Ford.

The resolution was read second time, and was adopted.

SENATE BILL NO. 58 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 58, A bill to be entitled "An Act to provide for the sale by the State to the City of Port Arthur, Texas, a municipal corporation, and its assigns, a certain tract or area of land situated in Jefferson County, Texas, same being submerged lands constituting a part of the bed of Sabine Lake; retaining to the State all minerals therein, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 58 ON THIRD READING

Mr. Nicholson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 58 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-101

Adamson. Fuchs. Aikin. Glass. Alexander. Greathouse. Alsup. Griffith. Anderson. Hankamer. Baker. Harman. Barrett. Harris. Barron. Hartzog. Bedford. Head. Hill of Brazoria. Bourne. Hill of Webb. Bradley. Burns. Hodges. Butler. Holekamp. Holland. Canon. Hoskins. Cathey. Huddleston. Caven. Chastain. Hunter. Clayton. Hyder. Colson. James. Cowley. Jefferson. Johnson Daniel. of Anderson. Dean. Jones of Runnels. Devall. Kyle of Palo Pinto. Dunagan. Fain. Laird. Few. Lemens. Fisher. Lotief.

Mackay.

Magee. Mathis. McCullough. McDougald. McKee. Merritt. Metcalfe. Mitcham. Moffett. Moore. Morrison. Morse. Nichelson. Palmer. Parkhouse. Pope. Puryear. Ratliff. Reader. Reed of Dallas. Riddle. Roberts. Rogers of Hunt.	Rogers of Ochiltree. Rollins. Ross. Savage. Scarborough. Scott. Shannon. Shults. Stanfield. Steward. Stinson. Stovall. Sullivant. Tarwater. Tennyson. Thomas. Tillery. Townsend. Turlington. Van Zandt. Wagstaff. Walker. Wood.
N.	2 277

Nays-3

Reed of Bowie.

Vaughan.

Absent

D 1	7 (01.11
Beck.	Jones of Shelby.
Camp.	Kayton.
Celaya.	Kyle of Hays.
Coombes.	Latham.
Crossley.	Leonard.
Davidson.	Lindsey.
Dunlap.	Long.
Duvall.	Patterson.
Dwyer.	Pavlica.
Engelhard.	Ramsey.
Golson.	Renfro.
Good.	Russell.
Goodman.	Smith,
Graves.	Stubbeman.
Harrison.	Weinert.
Hester.	Wells.
Holloway.	Winningham.
Hunt.	Young.
Jackson.	_ 3

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Ray.
Jones of Atascosa.

The Speaker then laid Senate Bill No. 58 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-104

Adamson. Aikin.

Alexander. Alsup.

Anderson. Jones of Runnels. Jones of Shelby. Baker. Kyle of Palo Pinto. Barrett. Barron. Lemens. Bourne. Lotief. Bradley. Mackay. Burns. Magee. Butler. Mathis. Camp. McDougald. Canon. McKee. Merritt. Cathey. Metcalfe. Caven. Mitcham. Chastain. Clayton. Moffett. Colson. Moore. Cowley. Morrison. Morse. Daniel. Dean. Palmer. Devall. Parkhouse. Dunagan. Pope. Duvall. Puryear. Ratliff. Dwyer. Fain. Reader. Reed of Dallas. Few. Fisher. Riddle. Ford. Roberts. Fuchs. Rogers of Hunt. Glass. Rogers Golson. of Ochiltree. Good. Rollins. Greathouse. $\mathbf{Ross.}$ Griffith. Savage. Hankamer. Scarborough. Harman. Shannon. Harris. Shults. Harrison. Stanfield. Hartzog. Steward. Head. Stinson. Hill of Brazoria. Stubbeman. Hill of Webb. Sullivant. Hodges. Tarwater. Holekamp. Tennyson. Holland. Thomas. Hoskins. Tillery. Huddleston. Townsend. Hunter. Turlington. Van Zandt. Hyder. James. Wagstaff. Jefferson. Walker. Johnson Wells. of Anderson. Wood.

Nays-2

Reed of Bowie.

Vaughan.

Absent

Beck. Hester. Bedford. Hicks. Celaya. Holloway. Coombes. Hunt. Crossley. Jackson. Davidson. Kayton. Dunlap. Kyle of Hays. Engelhard. Laird. Goodman. Latham. Graves. Leonard.

Lindsey. Renfro.
Long. Russell.
McCullough. Scott.
Nicholson. Smith.
Patterson. Weinert.
Pavlica. Winningham.
Ramsey. Young.

Absent—Excused

Calvert. McClain.
Hughes. McGregor.
Johnson Munson.
of Dimmit. Ray.
Jones of Atascosa. Stovall.

SENATE BILL NO. 55 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

third reading,

S. B. No. 55, A bill to be entitled "An Act authorizing and empowering the State Highway Commission to pay out funds credited to the State Highway Fund, premiums on surety bonds required by the Federal Government of the State Treasurer to secure funds advanced to the State of Texas under the National Industrial Recovery Act for expenditure by the State Highway Department in the construction and improvement of State highways, and declaring an emergency."

The bill was read second time, and

was passed to third reading.

SENATE BILL NO. 55 ON THIRD READING

Mr. Hartzog moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 55 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-110

Adamson. Celaya. Aikin, Chastain. Alsup. Clayton. Colson. Anderson. Baker. Coombes. Barrett. Cowley. Barron. Crossley. Beck. Daniel. Bedford. Davidson. Bourne. Devall. Bradley. Dunlap. Dunagan. Burns. Butler. Duvall. Camp. Engelhard. Canon. Fain. Cathey. Few.

Fisher. Mitcham. Ford. Moffett. Morrison. Fuchs. Glass. Morse. Golson. Nicholson. Good. Parkhouse. Greathouse. Pavlica. Griffith. Pope. Hankamer. Puryear. Harman. Ratliff. Harris. Reader. Reed of Bowie. Harrison. Hartzog. Reed of Dallas. Head. Riddle. Hill of Brazoria. Roberts. Rogers of Hunt. Hill of Webb. Hodges. Rogers of Ochiltree. Holekamp. Holland. Ross. Hoskins. Savage. Huddleston. Scarborough. Hunt. Shannon. Hunter. Shults. Stanfield. Hyder. Steward. Jackson. Stinson. James. Jefferson. Stovall. Johnson Stubbeman. of Anderson. Tarwater. Jones of Runnels. Tennyson. Jones of Shelby. Thomas. Laird. Tillery. Lemens. Townsend. Mackay. Turlington. Magee. Vaughan. Wagstaff., McCullough. Walker. McGregor. Wells. McKee. Winningham. Merritt. Metcalfe. Wood.

Nays—2

Caven. Rollins.

Present-Not Voting

Alexander. Van Zandt.

Absent

Dean. Long. Lotief. Dwver. Mathis. Goodman. McDougald. Graves. Patterson. Hester. Ramsey. Hicks. Renfro. Holloway. Russell. Kayton. Kyle of Hays. Scott. Kyle of Palo Pinto. Smith. Latham. Sullivant. Weinert. Leonard. Young. Lindsey.

Absent-Excused

Calvert. Hughes.

Johnson of Dimmit. Jones of Atascosa. Palmer. McClain.

Moore. Munson. Ray.

The Speaker then laid Senate Bill No. 55 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-104

Adamson. Jefferson. Aikin. Jones of Runnels. Alsup. Jones of Shelby. Anderson. Kyle of Palo Pinto. Baker. Laird. Lemens. Barrett. Mackay. Barron. Bedford. Magee. Mathis. Bourne. Bradley. McCullough. Burns. McKee. Merritt. Canon. Metcalfe. Cathey. Mitcham. Caven. Chastain. Moffett. Clayton. Morrison. Morse. Colson. Coombes. Nicholson. Cowley. Parkhouse. Crossley. Pavlica. Ratliff. Daniel. Davidson. Reader. Reed of Bowie. Dean. Reed of Dallas. Devall. Dunlap. Renfro. Dunagan. Riddle. Dwyer. Roberts. Rogers of Hunt. Engelhard. Fain. Rogers Few. of Ochiltree. Ross. Fisher. Ford. Savage. Fuchs. Scarborough. Glass. Shannon. Golson. Shults. Good. Stanfield. Greathouse. Steward. Griffith. Stinson. Hankamer. Stubbeman. Tarwater. Harman. Thomas. Harris. Tillery. Harrison. Townsend. Head. Hill of Brazoria. Turlington. Hill of Webb. Van Zandt. Holekamp. Vaughan. Holland. Wagstaff. Walker. Hoskins. Huddleston. Weinert. Wells. Hunter. Wood. Hyder.

Young.

Jackson.

James.

Nays—5

Lindsey. Puryear. Rollins.

Stovall. Tennyson.

Present—Not Voting

Alexander.

Absent

Beck. Kayton. Butler. Kyle of Hays. Camp. Latham. Leonard. Celaya. Duvall. Long. Goodman. Lotief. Graves. McDougald. Hartzog. Patterson. Hester. Pope. Hicks. Ramsey. Hodges. Russell. Holloway. Scott. Hunt. Smith. Johnson Sullivant. of Anderson. Winningham.

Absent—Excused

Calvert. McGregor. Hughes. Moore. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa. Ray. McClain.

SENATE BILL NO. 5 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to

third reading, S. B. No. 5, A bill to be entitled "An Act prohibiting inquiry concerning the religion or religious affiliations of persons seeking employment or official position in the public schools; providing a penalty, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 5 ON THIRD READING

Mr. Anderson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 5 be placed on its third reading and final passage.

The motion prevailed by the follow-

ing vote:

Yeas-90

Adamson. Anderson. l Aikin. Baker.

Barrett. Jones of Shelby. Barron. Lemens. Beck. Leonard. Mathis. Bedford. McCullough. Bourne. McDougald. Camp. McKee. Canon. Mitcham. Cathey. Moffett. Celaya. Moore. Chastain. Morrison. Clayton. Morse. Colson. Nicholson. Coombes. Parkhouse. Cowley. Crossley. Pavlica. Pope. Davidson. Puryear. Dean. Reader. Devall. Reed of Dallas. Dunagan. Renfro.

Rogers

Rollins.

Russell.

Savage.

Shannon.

Stanfield.

Steward.

Stinson.

Stovall.

Stubbeman.

Sullivant.

Tennyson.

Townsend.

Turlington.

Van Zandt.

Wagstaff.

Walker.

Wells.

Young.

Tillery.

Scarborough.

Ross.

of Ochiltree.

Duvall. Dwyer. Engelhard.

Few. Fuchs. Glass. Good. Greathouse. Hankamer.

Harris. Harrison. Hartzog. Head. Hicks. Hill of Brazoria. Hill of Webb. Hodges.

Holekamp. Holland. Hoskins. Hunt. Hyder. Jackson. James.

Jefferson.

Harman.

Nays—20

Lindsey. Alexander. Merritt. Alsup. Metcalfe. Bradley. Burns. Ratliff. Reed of Bowie. Caven. Riddle. Daniel. Roberts. Fain. Scott. Fisher. Huddleston. Vaughan. Jones of Runnels. Winningham.

Absent

Hester. Butler. Holloway. Dunlap. Hunter. Ford. Johnson Golson. of Anderson. Goodman. Kayton. Graves. Kyle of Hays. Griffith.

Kyle of Palo Pinto.

Laird. Rogers of Hunt. Latham. Shults. Long. Smith. Lotief. Tarwater. Mackay. Thomas. Magee. Weinert. Wood. Patterson. Ramsey.

Absent—Excused

Calvert. McClain. Hughes. McGregor. Johnson Munson. of Dimmit. Palmer. Jones of Atascosa. Ray.

The Speaker then laid Senate Bill No. 5 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-93

Adamson. Holland. Aikin. Hoskins. Anderson. Hunt. Baker. Hunter. Barrett. Hyder. Barron. Jackson. Beck. James. Bedford. Johnson Bourne. of Anderson. Camp. Jones of Shelby. Canon. Lemens. Celaya. Leonard. Chastain. Mackay. Clayton. Mathis. McCullough. Colson, McDougald. Coombes. McGregor. Cowley. McKee. Crossley. Moffett. Davidson. Dean. Moore. Devall. Morse. Dunagan. Nicholson. Duvall. Parkhouse. Dwyer. Pavlica. Engelhard. Pope. Few. Puryear. Reader. Fisher. Reed of Dallas. Ford. Fuchs. Renfro. Rogers Glass. of Ochiltree. Good. Ross. Goodman. Greathouse. Russell.

Hankamer. Savage. Harris. Scarborough. Shannon. Harrison. Stanfield. Hartzog. Steward. Head. Hicks. Stinson. Hill of Brazoria. Stovall. Stubbeman. Sullivant.

Tillery.

Hill of Webb. Hodges. Holekamp.

Townsend. Weinert.
Turlington. Wells.
Van Zandt. Wood.
Wagstaff. Young.
Walker.

Nays—23

Alexander. Mitcham. Alsup. Morrison. Burns. Ratliff. Caven. Reed of Bowie. Daniel. Roberts. Fain. Rollins. Golson. Scott. Huddleston. Tarwater. Jones of Runnels. Thomas. Lindsey. Vaughan. Merritt. Winningham. Metcalfe.

Absent

Bradley. Laird. Butler. Latham. Cathey. Long. Dunlap. Lotief. Graves. Magee. Griffith. Patterson. Harman. Ramsey. Hester. Riddle. Holloway. Rogers of Hunt. Jefferson. Shults. Kayton. Smith. Kyle of Hays. Tennyson. Kyle of Palo Pinto.

Absent—Excused

Calvert. McClain,
Hughes. Munson,
Johnson Palmer.
of Dimmit. Ray.

Jones of Atascosa.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House amendments to Senate Bill No. 44 by the following vote: Yeas, 30, nays, 0.

Respectfully,

BOB BARKER, Secretary of the Senate.

SENATE BILL NO. 57 ON SECOND READING

On motion of Mr. McDougald, the regular order of business was suspended, to take up, and have placed on its second reading and passage to third reading,

S. B. No. 57, A bill to be entitled "An Act authorizing navigation districts, without the voting of bonds or levying of taxes, to acquire, purchase, take over, construct, enlarge, extend, repair, maintain, operate, or develop wharves, docks, warehouses, grain elevators, bunkering facilities, belt railroads, floating plants and facilities, lightering, barges, towing facilities, and all other facilities or aids incident to, or necessary toward, the operation or development of ports or waterways within such districts, and to borrow money therefor from the Federal Emergency Administration of Public Works, or other department or agency of the United States Government, and to mortgage and encumber any part or all of such properties, plants, facilities, and aids, and the revenues and income to be derived therefrom to secure payment thereof; authorizing the issuance of obligations for the repayment thereof from such sources; authorizing the making of all contracts, leases, and agreements in connection with such matters; providing if any part of this Act shall be held invalid, it will not affect the remainder of the Act, and declaring an emergency."

The Speaker laid the bill before the House, and it was read second time.

Mr. McDougald offered the following amendment to the bill:

Amend Senate Bill No. 57 by striking out all of the second (2nd) sentence of Section 9.

The amendment was adopted.

Mr. McDougald offered the following amendments to the bill:

(1)

Amend Senate Bill No. 57, Section 2-a, by inserting after the word "expenses" and before the word "shall" in the second (2nd) sentence the words "payable from current revenues."

(2)

Amend Senate Bill No. 57, Section 6, by changing the word "apid" to "paid" in the first sentence of said Section 6.

The amendments were severally adopted.

Mr. Van Zandt offered the following amendment to the bill:

Amend Senate Bill No. 57, Section 3, by adding thereto the following: "Providing that all actions taken by the board of navigation and canal commissioners of any such district taking advantage of the provisions of this Act shall be done in accordance with, and subject to, all the restrictions of Chapter 163, of the Acts of the Forty-second Legislature, and nothing in this Act shall be construed as repealing any of the provisions of House Bill No. 312, passed by the Regular Session of the Forty-second Legislature."

The amendment was adopted.

Mr. McDougald offered the follow-

ing amendment to the bill:

Amend Senate Bill No. 57 by adding a new Section, after Section 18, to be known as Section 19, and renumbering the Sections thereafter, Section 19 to read as follows:

"Section 19. It is expressly hereby provided that nothing in this Act contained shall be construed to amend, repeal, or affect the laws relating to pilots and pilotage, their appointment and remuneration."

The amendment was adopted.

Mr. Bedford offered the following amendment to the bill:

Amend Senate Bill No. 57, Section 1, by striking out, in lines 8 and 9, the words "barges, towboats."

> BEDFORD. McKEE.

Mr. Alexander moved the previous question on the pending amendments and the bill, and the main question was ordered.

Question recurring on the amendment by Mr. Bedford, it was adopted.

Mr. McDougald moved to reconsider the vote by which the previous question was ordered.

The motion to reconsider prevailed.

Question—Shall the main question be ordered?

The motion for the main question was lost.

Mr. McDougald moved to reconsider the vote by which the amendment offered by Mr. Bedford was adopted.

The motion to reconsider was lost by the following vote:

Yeas-50

Adamson. Alsup.

Baker. Bourne. Bradley. Celaya. Colson. Davidson. Dean. Dwyer. Few. Harman. Hankamer. Harrison. Hill of Brazoria. Hodges. Huddleston. James. Johnson of Anderson. Jones of Runnels. Jones of Shelby. Kyle of Palo Pinto. Thomas. Laird. Lemens. Magee. McCullough. McDougald.

Moffett. Morrison. Nicholson. Parkhouse. Pope. Ratliff. Reader. Reed of Bowie. Reed of Dallas. Renfro. Riddle. Roberts. Ross. Russell. Savage. Shannon. Steward. Tarwater. Tillery. Vaughan. Walker. Winningham.

Nays—52

Hunter. Aikin. Hyder. Barrett. Latham. Bedford. Lindsey. Canon. Lotief. Caven. Mackay. Chastain. Clayton. Mathis. McKee. Coombes. Morse. Cowley. Patterson. Daniel. Pavlica. Dunlap. Dunagan. Puryear. Rogers of Hunt. Engelhard. Fain. Rogers of Ochiltree. Fisher. Rollins. Fuchs. Golson. Shults. Stanfield. Good. Goodman. Stinson. Stubbeman. Greathouse. Sullivant. Griffith. Townsend. Harris. Van Zandt. Hester. Wagstaff. Hicks. Weinert. Holekamp. Young. Hoskins. Hunt.

Present—Not Voting

Glass. Kayton. Turlington. Wood.

Absent

Cathey. Alexander. Crossley. Anderson. Duvall. Barron. Beck. Ford. Burns. Graves. Butler. Hartzog. Camp. Head.

Hill of Webb. Metcalfe. Holland. Mitcham. Holloway. Ramsey. Jackson. Scarborough. Jefferson. Scott. Smith. Kyle of Hays. Leonard. Tennyson. Long. Wells.

Absent—Excused

Calvert. McGregor.
Devall. Moore.
Hughes. Munson.
Johnson Palmer.
of Dimmit. Ray.
Jones of Atascosa. Stovall.
McClain.

Merritt.

Mr. Bedford offered the following amendment to the bill:

Amend Senate Bill No. 57, Section 3, in lines 11 and 12, by striking out the words "barges, towboats."

BEDFORD, McKEE.

The amendment was adopted.

Mr. McKee offered the following amendment to the bill:

Amend Senate Bill No. 57 by adding at the end of Section 1 the following:

"Provided that floating facilities, barges, and towboats, as referred to in this Act, shall not operate outside of any navigation district originally created and limited by metes and bounds; and said navigation district is hereby prohibited under this Act to convey, transport, or otherwise operate barges and towboats outside of said district; it is further provided, that any person operations the property of navigation districts, their agents, lessees, and assigns under this Act, outside of said districts of said navigation districts, shall be fined not less than five hundred dollars nor more than five thousand dollars, and each day shall constitute a separate offense."

The amendment was adopted.

Mr. McKee offered the following amendment to the bill:

Amend Senate Bill No. 57 by adding at the end of Section 1 the following: "Provided, however, that a certificate of public necessity and convenience exists for facilities and equipment to be approved by the county commissioners court of the county in which such district exists."

Mr. McDougald raised a point of order on further consideration of the amendment on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order.

Question recurring on the amendment by Mr. McKee, it was lost.

Mr. Pope offered the following amendment to the bill:

Amend Senate Bill No. 57 by adding at the end of Section 1 the following:

"Nothing in this Act shall be construed as affecting the provisions of House Bill No. 725, Chapter 8-a, Acts of the Forty-second Legislature, passed at its Regular Session in 1931, or any amendments to said Act or to any navigation district heretofore acting under the provisions of said Act, or as affecting the provisions of House Bill No. 38, or House Bill No. 45, of the First Called Session of the Forty-third Legislature."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes made in the body of the bill.

Senate Bill No. 57 was then passed to third reading.

MOTION TO PLACE SENATE BILL NO. 57 ON THIRD READING

Mr. McDougald moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 57 be placed on its third reading and final passage.

The motion was lost (not receiving the necessary four-fifths vote) by the following vote:

Yeas-72

Dean. Adamson. Alsup. Devall. Duvall. Baker. Dwyer. Barrett. Barron. Engelhard. Beck. Few. Ford. Bourne. Bradley. Goodman. Hankamer. Cathey. Harrison. Caven. Celaya. Hartzog. Hill of Brazoria. Colson. Hodges. Coombes. Holland. Crossley. Huddleston. l Davidson.

Jackson. Renfro. Riddle. James. Jefferson. Roberts. Rollins. Johnson of Anderson. Ross. Jones of Runnels. Savage. Jones of Shelby. Scarborough. Kyle of Palo Pinto. Shannon. Laird. Steward. Stovall. Lemens. Tarwater. Leonard. Tennyson. Magee. McDougald. Thomas. Tillery. Metcalfe. Turlington. Moffett. Van Zandt. Morrison. Vaughan. Nicholson. Parkhouse. Wagstaff. Walker. Pope. Weinert. Puryear. Winningham. Ratliff.

Nays—34

Reed of Bowie.

Aikin. Lindsey. Bedford. Lotief. Canon. Mackay. Clayton. Mathis. McCullough. Cowley. McKee. Daniel. Mitcham. Fain. Morse. Fisher. Patterson. Fuchs. Golson. Pavlica. Good. Rogers of Hunt. Griffith. Rogers of Ochiltree. Head. Hicks. Shults. Holekamp. Stubbeman. Townsend. Hoskins. Hunt. Young. Hunter.

Present-Not Voting

Wells. Glass. Wood. Kayton. Reed of Dallas.

Absent

Alexander. Holloway. Anderson. Hyder. Burns. Kyle of Hays. Butler. Latham. Camp. Long. Merritt. Chastain. Ramsey. Dunlap. Dunagan. Reader. Graves. Russell. Greathouse. Scott. Harman. Smith. Harris. Stanfield. Hester. Stinson. Hill of Webb. Sullivant.

Absent—Excused

Calvert. Hughes. Johnson Moore. of Dimmit. Munson. Jones of Atascosa. Palmer. McClain. Ray. McGregor.

SENATE BILL NO. 49 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House. on its second reading and passage to third reading.

S. B. No. 49, A bill to be entitled "An Act declaring the policy of the Legislature to provide for the general welfare by co-operating with the Federal Government in making effective the provisions of the National Agricultural Adjustment Act and the National Recovery Act within the State of Texas with reference to producers, distributors, and processors of milk and milk products; defining certain terms used in the bill; pro-viding for application to the Commissioner of Agriculture by groups engaged in the milk industry for the setting up of a code, codes, or agreements, and declaring an emergency."

The bill was read second time.

Mr. Coombes raised the following point of order:

I raise the point of order against further consideration of Senate Bill No. 49, because the House of Representatives has previously killed a House bill on the same subject.

The Speaker overruled the point of order.

Mr. Engelhard offered the following committee amendment to the bill:

Amend Senate Bill No. 49 by adding in line 10, after the comma, following the word "Census," the following: "and in any county or counties hav-ing a population of two hundred ninety-two thousand five hundred (292,500) and less than two hundred ninety-two thousand six hundred (292,600)."

The amendment was adopted.

Mr. Engelhard offered the follow-

ing amendment to the bill:

Amend Senate Bill No. 49 by striking out at end of Section 3 the following words: "Every person required to procure a certificate of authority shall pay to the Commission one dollar (\$1) for each certificate issued, said certificate to be valid for a period of one year from the date issued."

The amendment was adopted.

Mr. Fain offered the following amendment to the bill:

Amend Senate Bill No. 49, page 4, by adding, at the end of Section 3, the following:

"Provided, that any person who produces fluid milk, and who sells and delivers such milk to a distributor in bulk for the purpose of re-sale, shall never be required to apply for a certificate of authority as provided for herein."

The amendment was adopted.

Mr. Fain offered the following amendment to the bill:

Amend Senate Bill No. 49, pages 4 and 5, by striking out "10 per cent" and "60 per cent," wherever they appear, and substitute in lieu thereof "75 per cent" and "90 per cent," respectively.

FAIN, SHULTS.

Mr. Mathis moved to table the amendment.

The motion to table prevailed.

Mr. Pope offered the following

amendment to the bill:

Amend Senate Bill No. 49, Section 3, by adding, after the figures "64,-500," in line 6, page 6, the following: "and in any county or counties having a population of not less than 51,700 or more than 51,800, and in any county or counties having a population of not less than 13,400 or more than 13,500."

The amendment was adopted.

Mr. Harman offered the following amendment to the bill:

Amend Senate Bill No. 49 by inserting in Section 3, page 6, line 9, after the figures "134,000," the following: "And in any county or counties having a population of not less than ninety-eight thousand and not over ninety-nine thousand."

HARMAN, FORD, DAVIDSON.

The amendment was adopted.

Mr. Shannon offered the following amendment to the bill:

Amend Senate Bill No. 49 by inserting in Section 3 thereof, immediately after the words and figures "three hundred and fifty thousand (350,000) population, according to the last preceding Federal Census," the

following: "And in any county or counties having a population of not less than one hundred and ninety-seven thousand (197,000), nor more than one hundred and ninety-eight thousand (198,000), according to the last preceding Federal Census."

The amendment was adopted.

Mr. Fain offered the following amendment to the bill:

Amend Senate Bill No. 49, pages 4 and 5, by striking out "10 per cent," wherever it appears, and substitute in lieu thereof the figures and words "75 per cent."

Mr. Mathis moved to table the amendment.

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas-41

Adamson. Mackay. Aikin. Mathis. Baker. McGregor. Barron. McKee. Bradley. Moore. Davidson. Morrison. Dean. Morse. Parkhouse. Dwyer. Pavlica. Few. Fuchs. Reader. Renfro. Golson. Rollins. Harrison. Russell. Hartzog. Hill of Brazoria. Shannon. Holland. Steward. Thomas. Huddleston. Turlington. Hunt. Van Zandt. Hunter. Wagstaff. James. Jones of Shelby. Weinert. Kyle of Palo Pinto.

Nays—56

Griffith. Alexander. Barrett. Hankamer. Head. Beck. Hester. Camp. Hicks. Canon. Hodges. Caven. Hoskins. Celaya. Jackson. Clayton. Jefferson. Colson. Coombes. Jones of Runnels. Cowley. Laird. Latham. Crossley. Lotief. Devall. Magee. Dunagan. Metcalfe. Fain. Mitcham. Glass. Moffett. Pope.

Puryear. Stovall. Ratliff. Stubbeman. Riddle. Tennyson. Roberts. Tillery. Rogers of Hunt. Townsend. Vaughan. Rogers of Ochiltree. Walker. Scarborough. Wells. Shults. Wood. Stanfield. Young. Stinson.

Present—Not Voting

Calvert. Kayton. Reed of Bowie. Reed of Dallas.

Absent

Hyder. Alsup. Johnson Anderson. of Anderson. Bedford. Kyle of Hays. Bourne. Burns. Lemens. Butler. Leonard. Cathey. Lindsey. Chastain. Long. McCullough. Daniel. Dunlap. McDougald. Duvall. Merritt. Engelhard. Nicholson. Fisher. Patterson. Ford. Ramsey. Graves. Ross. Greathouse. Savage. Scott. Harman. Harris. Smith. Hill of Webb. Sullivant. Holekamp. Tarwater. Holloway. Winningham.

Absent—Excused

McClain. Hughes. Johnson Munson. Palmer. of Dimmit. Jones of Atascosa. Ray.

Question recurring on the amendment, it was adopted.

Mr. Fain offered the following! amendment to the bill:

Amend Senate Bill No. 49 by adding a new Section, to read as follows:

"Section —. The terms and provsions of this Act shall cease to be in effect after June 17, 1935."

The amendment was adopted.

Question—Shall the bill be passed to third reading?

HOUSE BILL NO. 129 ON THIRD READING

(By Unanimous Consent)

H. B. No. 129, A bill to be entitled "An Act to amend Article 8244, of the Revised Civil Statutes of 1925, governing the selection of depositories by all navigation districts whether created pursuant to Section 52, Article III, of the Constitution, or Section 59. Article XVI, of the Constitution; defining the powers of navigation and canal commissioners in the selection of such depositories; defining the powers and obligations of such depositories, and declaring an emergency.'

The bill was read third time, and

was passed.

BILL ORDERED NOT PRINTED (By Unanimous Consent)

On motion of Mr. Sullivant, Senate Bill No. 101 was ordered not printed.

MESSAGE FROM THE SENATE

Senate Chamber, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

I am directed by the Senate to inform the House that the Senate has granted the request of the House for a conference committee on House Bill No. 46; the following have been appointed on the part of the Senate: Senators Patton, Purl, Redditt, Regan, and Stone.

The Senate has concurred in House amendments to Senate Bill No. 98 by the following vote: Yeas, 30; nays, 0.

The Senate has passed

S. B. No. 40, A bill to be entitled "An Act authorizing the issuance of relief bonds to the extent of five million dollars (\$5,000,000) under Section 51-a, Article III, of the Constitution of the State of Texas, for the purpose of extending relief to bona fide residents of the State of Texas who desire to purchase small farm homes, creating the Texas Farm Commission, and designating the membership thereof, and prescribing the duties of said Commission; authorizing the Commission to issue and sell said bonds, as provided herein, and providing the procedure for the sale of said bonds, the disposition of the proceeds thereof, and the manner for repayment of the The Speaker laid before the House, principal and interest of said bonds on its third reading and final passage, at maturity; providing rules and regulations for the making of loans and those eligible for loans; making an appropriation for the support and maintenance of the Texas Farm Commission for the remainder of the current biennium; authorizing the employment of necessary employes, and declaring an emergency."

Bradley.

Canon.

Caven.

Clayton.

Coombes Dean.

Respectfully, BOB BARKER, Secretary of the Senate.

SENATE BILL ON FIRST READING

The following Senate bill, received from the Senate today, was laid before the House, read first time, and referred to the appropriate committee, as follows:

Senate Bill No. 40, to the Committee on State Affairs.

RECESS

Mr. McGregor moved that the House recess to 7:30 o'clock p. m., today.

Mr. Vaughan moved that the House adjourn until 9:30 o'clock a. m., to-

Question first recurring on the motion by Mr. Vaughan, yeas and nays were demanded.

The motion was lost by the follow-

ing vote:

Yeas-49

Adamson. Lindsey. Baker. Long. Barrett. Lotief. Bourne. Mathis. Camp. McCullough. Colson. Moffett. Moore. Cowley. Crossley. Morrison. Daniel. Pavlica. Davidson. Puryear. Reed of Bowie. Dunlap. Duvall. Reed of Dallas. Dwyer. Renfro. Few. Rogers of Hunt. Savage. Goodman. Griffith. Shannon. Harris. Shults. Head. Stanfield. Hester. Tarwater. Hill of Brazoria. Tillery. Huddleston. Van Žandt. Hunter. Vaughan. Hyder. Winningham. Jefferson. Young. Jones of Shelby.

Nays—57

Aikin. Alsup. Alexander. Beck.

Magee. Calvert. McGregor. Canon. Metcalfe. Caven. Mitcham. Celaya. Morse. Clayton. Parkhouse. Coombes. Pope. Ratliff. Dean. Devall. Roberts. Rogers of Ochiltree. Engelhard. Rollins. Fain. Fuchs. Ross. Russell. Glass. Scarborough. Golson. Good. Steward. Stinson. Hankamer. Hartzog. Stovall. Hicks. Stubbeman. Sullivant. Hodges. Holland. Tennyson. Hoskins. Thomas. Townsend. Hunt. Jackson. Wagstaff. Walker. James. Jones of Runnels. Wells. Laird. Wood. Leonard.

Absent

Anderson. Kayton. Kyle of Hays. Barron. Kyle of Palo Pinto. Bedford. Latham. Burns. Butler. Lemens. Mackay. Cathey. McDougald. Chastain. McKee. Dunagan. Merritt. Fisher. Nicholson. Ford. Graves. Patterson. Greathouse. Ramsev. Harman. Reader. Riddle. Harrison. Hill of Webb. Scott. Smith. Holekamp. Turlington. Holloway. Weinert. Johnson

of Anderson.

Absent—Excused

Hughes. McClain.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.

Question next recurring on the motion by Mr. McGregor, it prevailed, and the House, accordingly, at 6 o'clock p. m., took recess to 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7;30 o'clock p. m., and was called to order by the Speaker.

RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled resolutions:

H. C. R. No. 24, Granting permission to sue the State.

H. C. R. No. 46, To suspend Joint Rule XXIII for the purpose of considering certain bill.

H. C. R. No. 43, To suspend Joint Rule XXIII for the purpose of considering certain bill.

H. C. R. No. 45, To suspend Joint Rule XXIII.

HOUSE BILL NO. 199 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 199, A bill to be entitled "An Act to amend Article 6008, of the Revised Civil Statutes of Texas, 1925, as amended by Acts of the Forty-third Legislature, Chapter 100, so as to permit the use of natural gas for repressuring, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 81 ON SECOND READING

(By Unanimous Consent)

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 81, A bill to be entitled "An Act providing a privilege license for any person before engaging in the business of a commercial fisherman, wholesale fish dealer, retail fish dealer, bait dealer, fish guide; or before operating a shrimp trawl, net, or seine, or oyster dredge for taking any aquatic life from the waters of this State for pay; naming the licenses and the fees to be paid for same; limiting the length of a seine which may be licensed and the size of the mesh of seine which may be licensed after September 1, A. D. 1934; providing aquatic products are subject to a shrimp trawl, net, or seine, oyster inspection by any employe of Game, dredge, boat, or skiff for the purpose Fish, and Oyster Commission; pro-lof catching or taking any edible

viding a rebate for holders of licenses and permits heretofore issued by the Game, Fish, and Oyster Commission; etc., and declaring an emergency."

The bill was read second time.

Mr. Hartzog offered the following committee amendment to the bill:

Amend House Bill No. 81, by Hartzog, by striking out all below the enacting clause, and substituting in lieu thereof the following:

"Section 1. The following words, terms, and phrases, used in this Act, are hereby defined as follows:

"(a) A 'commercial fisherman' is any person who takes fish, or oysters, or shrimp, or other edible aquatic products from the waters of this State, for pay, or for the purpose of sale, barter, or exchange.

"(b) A 'wholesale fish dealer' is any person engaged in the business of buying for the purpose of selling, canning, preserving, or processing, or buying for the purpose of handling for shipments or sale, fish, or oysters, or shrimp, or other commercial edible aquatic products to retail fish dealers and/or to hotels, restaurants, or cafes, and to the consumer.

"(c) A 'retail fish dealer' is any person engaged in the business of buying for the purpose of selling either fresh or frozen edible aquatic products to the consumer.

"(d) A 'bait dealer' is any person engaged in the business of selling either minnows, fish, shrimp, or other aquatic products for fish bait.

"(e) A 'fish guide' is any person who operates a boat for pay or anything of value, in accompanying or transporting any person engaged in fishing in the waters of this State.

"(f) 'Person' shall include the plural as well as the singular, as the case demands, and shall include individuals, partnerships, associations, and corporations.

"(g) 'Population' is determined as shown by the last or any subsequent

Federal Census.

"Sec. 2. Before any person in this State shall engage in the business of a 'commercial fisherman,' 'wholesale fish dealer,' 'retail fish dealer,' 'bait dealer,' 'fish guide'; or use or operate

aquatic life from the waters of this State for pay, barter, sale, or exchange, the proper license provided for in this Act, privileging them so to do, shall first be procured by such person from the Game, Fish, and Oyster Commission of Texas, or from one of its authorized agents.

"Sec. 3. The licenses and the fees to be paid for the same are hereby provided for in this Act, and are as follows:

"1. Commercial fisherman license, fee three dollars (\$3).

"2. Wholesale fish dealer license, fee two hundred dollars (\$200).

"3. (a) Retail fish dealer license, fee three dollars (\$3), in any city or town of less than five thousand (5,000) population.

"(b) Retail fish dealer license, fee ten dollars (\$10), in any city or town of not less than five thousand (5,000) and not more than forty thousand

(40,000) population.
"(c) Retail fish dealer license, fee twenty dollars (\$20), in any city or town of more than forty thousand (40,000) population.

"4. Bait dealer license, fee two dollars (\$2).

Shrimp trawl license, for "(a) each boat operating or towing a trawl not more than ten feet in width at the mouth, and not more than twenty feet in length, fee two dollars (\$2).

"(b) Shrimp trawl license, for each boat operating or towing a trawl more than ten feet wide at its mouth or more than twenty feet in length, fee fifteen dollars (\$15); which said license shall permit the use of a 'try net' as auxiliary to said trawl.

"6. Seine or net license, to be of metal, for and to be firmly attached to each one hundred (100) feet or fraction thereof, fee one dollar (\$1) for each one hundred (100) feet of the length thereof.

"Provided, no license shall be issued for any seine or net longer than eighteen hundred (1800) feet, and also provided that after September 1, A. D. 1934, no license shall be issued for any seine or net, the meshes of which are less than one and threefourths (13) inches from knot to knot.

"7. Fish boat license, for boats

and firmly attached to a skiff, fee one dollar (\$1).

"9. Oyster dredge license, fee fifteen dollars (\$15).

"10. Bait dealer license, fee two

dollars (\$2).
"11. Fish guide license, fee two dollars (\$2).

"Sec. 4. All aquatic products handled by, or in the possession of, any commercial fisherman, wholesale fish dealer, or retail fish dealer in this State, shall, at all times, and at any place, be subject to inspection by any employe of the Game, Fish, and Oyster Commission of Texas; and the refusal to grant for such inspection shall constitute a violation of this

"Sec. 5. All wholesale dealers' licenses, oyster dredge licenses, commercial fishing licenses, boat captain licenses, boat registration permits, and seine, net, and trawl permits, heretofore issued by the Game, Fish, and Oyster Commission of Texas, shall become null and void on the effective date of this Act; provided, that the owner of any such license or permit shall be entitled to a rebate on the amount paid for same for the unused period of time as shown on such license or permit, when said owner shall return such license or permit to said Commission attached to a claim for the amount of rebate due therefor. When such claim is found to be correct and approved by the executive secretary of the said Commission, the same shall be paid out of any moneys available in the State Treasury upon warrant issued by the State Comptroller.

"Sec. 6. Any person failing to comply with or violating any provision of this Act shall be deemed guilty of a misdemeanor, and, upon conviction, shall be punished by a fine in a sum not less than ten dollars (\$10), nor more than two hundred dollars (\$200), and his license shall be automatically cancelled, and he shall not be entitled to receive another such license or permit for one year from the date of such conviction.

"Sec. 7. All laws or parts of laws in conflict herewith, or contrary to equipped with a motor of any kind this Act, and especially Articles 934, or with sails, fee three dollars (\$3). 936, 937, 938, 939, 940, of the Penal "8. Skiff license, for boat pro- Code of the State of Texas, and pelled by oars or poles, to be of metal Articles 4031, 4032, 4033, 4034, and

4044, of the Revised Civil Statutes of the State of Texas, be, and the same are hereby, repealed. Provided, however, that all license fees and taxes accruing to the State of Texas by virtue of laws repealed by this Act, before the effective date of this Act, shall be and remain valid and binding obligations due the State for all fees and taxes accruing under the provisions of prior or existing laws, and all such taxes now or hereafter becoming delinquent to the State of Texas, before the effective date of this Act, are hereby expressly preserved and declared to be legal and valid obligations to the State. And further, provided, that no offense committed and no fine, forfeiture, or penalty incurred under such above-repealed laws, before the effective date of this Act, shall be affected by the repeal herein of any such laws, but the punishment of such offense and the recovery of such fines and forfeitures shall take place as if the law repealed had remained in force. Also providing, any person now or hereafter shown by a final judgment of a court of competent jurisdiction to be indebted to and owing the State of Texas any amount for any license, fees, or taxes on aquatic products handled, shall not receive any license named in this Act, until the time such indebtedness shall have been paid the Game, Fish, and Oyster Commission of Texas.

"Sec. 8. All license fees provided for in this Act are annual fees, and all licenses shall be effective on and after September 1 of each year, and shall be valid until August 31 of the year following.

"All moneys collected under the provisions of this Act, or because of fines paid for violations of the provisions of this Act, shall be remitted to the Game, Fish, and Oyster Commission at its office in Austin, Texas, not later than the tenth day of the month following their collection, and shall be deposited by said Game, Fish, and Oyster Commission in the State Treasury to the credit of the Fish and Oyster Fund.

"Provided, however, this Act shall become effective on January 1, A. D. 1934, and the license fees from that date until August 31, A. D. 1934, shall be two-thirds (2/3) the amount of the annual fees provided for in this Act.

"Sec. 9. If any paragraph, section, or any part of this Act shall be held unconstitutional or inoperative, it shall not affect any other paragraph, section, or part of this Act; and the remainder of this Act, except the part declared unconstitutional or inoperative, shall continue to be in full force and effect.

"Sec. 10. The fact that the existing law is inadequate and does not produce sufficient revenue for the proper conservation of the valuable aquatic life of this State, the nearness of the end of the Session, and the crowded condition of the calendar create an emergency and an imperative public necessity that the constitutional rule, requiring bills to be read on three several days, be suspended, and it is so enacted."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes made in the body of the bill.

House Bill No. 81 was then passed to engrossment.

HOUSE BILL NO. 84 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 84, A bill to be entitled "An Act empowering counties through their commissioners court to borrow money or receive grants of money from the Federal Emergency Administrator of Public Works or other Federal agency under the terms and provisions of the Act of the Congress of the United States commonly known as the National Industrial Recovery Act; providing that said money may be borrowed only for purposes for which counties may create a valid indebtedness and levy a tax to pay for said indebtedness; providing means for the securing by said counties of the repayment of such money borrowed; etc., and declaring an emer-

The bill was read second time.

Mr. Van Zandt offered the following amendment to the bill:

Amend House Bill No. 84 by adding at the end of Section 1, the following:

"Provided that all actions taken by the commissioners court in carrying out the provisions of this Act shall be done in accordance with, and subject to, all the restrictions of Chapter 163, of the Acts of the Forty-second Legislature, and nothing in this Act shall be construed as repealing any of the provisions of House Bill No. 312, passed by the Regular Session of the Forty-second Legislature."

The amendment was adopted.

Mr. Van Zandt offered the following amendment to the bill:

Amend House Bill No. 84 by striking out all of Section 6, and inserting in lieu thereof the following:

"Section 6. The provisions of this Act shall be cumulative of any existing laws; provided, however, that the provisions of this Act shall apply wherever there is any conflict with any other law or laws during the period of the existence of this Act."

The amendment was adopted.

Mr. Van Zandt offered the following amendment to the bill:

Amend House Bill No. 84 by striking out all of Section 4, and renumbering the remaining sections accordingly.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes made in the body of the bill.

House Bill No. 84 was then passed to engrossment.

HOUSE BILL NO. 176 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 176, A bill to be entitled "An Act making an appropriation to pay deficiencies and bills for the Adjutant General's Department out of the General Fund; authorizing payments of such claims on the taking effect of this Act."

The bill was read second time, and was passed to engrossment.

Mr. Rogers of Hunt moved a call of the House for the purpose of maintaining a quorum until 10 o'clock p. m., today, and the call was duly seconded.

Question recurring on the motion for the call of the House, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—35

Adamson. Jones of Shelby. Aikin. Magee. Alsup. McCullough. Beck. Mitcham. Parkhouse. Bradley. Canon. Pope. Caven. Roberts. Coombes. Rogers of Hunt. Dean. Rogers Engelhard. of Ochiltree. Ross. Fain. Fuchs. Stovall. Griffith. Stubbeman. Hankamer. Tennyson. Thomas. Hicks. Holland. Turlington. Hoskins. Wagstaff. Huddleston. Wood.

Nays-21

Moore. Dwyer. Ford. Ratliff. Reed of Bowie. Glass. Reed of Dallas. Hodges. Russell. Hughes. Jones of Runnels. Scarborough. Tillery. Kyle of Palo Pinto. Lindsey. Vaughan. Long. Walker. Mackay. Winningham. Mathis.

Absent

Alexander. Harman. Anderson. Harris. Harrison. Baker. Hartzog. Barrett. Head. Barron. Hester. Bedford. Hill of Brazoria. Bourne. Burns. Hill of Webb. Butler. Holekamp. Holloway. Camp. Hunt. Cathey. Hunter. Celaya. Hyder. Chastain. Clayton. Jackson. James. Colson. Cowley. Jefferson. Johnson Crossley. of Anderson. Daniel. Kayton. Davidson. Dunlap. Kyle of Hays. Dunagan. Laird. Latham. Duvall. Lemens. Few. Fisher. Leonard. Lotief. Golson. McDougald. Good. McKee. Goodman. Merritt. Graves. Metcalfe. Greathouse.

Moffett. Shannon. Morrison. Shults. Morse. Smith. Nicholson. Stanfield. Patterson. Steward. Pavlica. Stinson. Puryear. Sullivant. Ramsey. Tarwater. Reader. Townsend. Renfro. Van Zandt. Weinert. Riddle. Rollins. Wells. Young. Savage. Scott.

Absent-Excused

Calvert. McClain.
Devall. McGregor.
Johnson Munson.
of Dimmit. Palmer.
Jones of Atascosa. Ray.

Mr. Long raised the point of order that there was not a quorum present.

The Speaker sustained the point of order.

On motion of Mr. Clayton, the Sergeant-at-Arms was instructed to bring in all absent Members within the city who are not ill.

The roll of the House was again called, and the following Members were present:

Mr. Speaker. Hartzog. Adamson. Hicks. Hill of Brazoria. Aikin. Alexander. Hodges. Alsup. Holekamp. Beck. Holland. Hoskins. Bourne. Huddleston. Bradley. Burns. Hunt. Hyder. Camp. Jackson. Canon. Caven. James. Jones of Runnels. Chastain. Coombes. Jones of Shelby. Crossley. Kayton. Daniel. Laird. Lemens. Dean. Leonard. Dunlap. Lindsey. Dwyer. Engelhard, Long. Fain. Mackay. Ford. Magee. Fuchs. Mathis. McDougald. Glass. Golson. McKee. Good. Metcalfe. Mitcham. Goodman. Moffett. Graves. Griffith. Morrison. Hankamer. Parkhouse. Harman. Patterson.

Pavlica.

Harris.

Pope. Stubbeman. Ratliff. Sullivant. Reader. Tarwater. Reed of Bowie. Tennyson. Reed of Dallas. Thomas. Roberts. Tillery. Rogers of Hunt. Turlington. Rogers Van Zandt. of Ochiltree. Vaughan. Ross. Wagstaff. Russell. Walker. Scarborough. Winningham. Steward. Wood. Stinson. Young. Stovall.

Absent

Anderson. Johnson Baker. of Anderson. Barrett. Kyle of Hays. Barron. Kyle of Palo Pinto. Bedford. Latham. Butler. Lotief. McCullough. Cathey. Celaya. Merritt. Clayton. Moore. Colson. Morse. Cowlev. Nicholson. Davidson. Puryear. Dunagan. Ramsev. Duvall. Renfro. Few. Riddle. Fisher. Rollins. Savage. Greathouse. Scott. Harrison. Head. Shannon. Hester. Shults. Hill of Webb. Smith. Holloway. Stanfield. Hunter. Townsend. Jefferson. Weinert. Wells.

Absent—Excused

Calvert. McClain.
Devall. McGregor.
Hughes. Munson.
Johnson Palmer.
of Dimmit. Ray.

Jones of Atascosa.

The Speaker announced that there was not a quorum present.

ADJOURNMENT

Mr. Vaughan moved that the House adjourn until 9:30 o'clock a. m., to-morrow.

Yeas and nays were demanded, and the motion prevailed by the following vote:

Yeas—46

Adamson. Engelhard.
Alexander. Ford.
Bourne. Glass.
Canon. Golson.
Coombes. Goodman.
Davidson. Griffith.

Hartzog. Ratliff. Hill of Brazoria. Reader. Reed of Bowie. Hodges. Holekamp. Rogers of Hunt. Hoskins. Rogers of Ochiltree. James. Jones of Shelby. Shults. Stovall. Kayton. Leonard. Tarwater. Long. Tennyson. Magee. McKee. Tillery. Turlington. Van Zandt. Mitcham. Moffett. Vaughan. Morrison. Wagstaff. Morse. Walker. Patterson. Young.

Nays—22

Pavlica.

Hunt.

Aikin. Hicks. Jackson. Beck. Bradley. Jones of Runnels. Camp. Laird. Caven. Metcalfe. Dean. Parkhouse. Dwyer. Ross. Russell. Fain. Fuchs. Stubbeman. Hankamer. Thomas. Wood. Head.

Absent

Alsup. Hunter. Hyder. Anderson. Baker. Jefferson. Barrett. Johnson Barron. of Anderson. Bedford. Kyle of Hays. Burns. Kyle of Palo Pinto. Latham. Butler. Cathey. Lemens. Celaya. Lindsey. Chastain. Lotief. Clayton. Mackay. Colson. Mathis. McCullough. Cowley. McDougald. Crossley. Merritt. Daniel. Dunlap. Nichelson. Pope. Dunagan. Duvall. Puryear. Few. Ramsey. Reed of Dallas. Fisher. Good. Renfro. Graves. Riddle. Roberts. Greathouse. Rollins. Harman. Harris. Savage. Scarborough. Harrison. Hester. Scott. Hill of Webb. Shannon. Holland. Smith. Stanfield. Holloway. Huddleston. Steward.

Stinson.

Sullivant. Wells. Townsend. Winningham. Weinert.

Absent—Excused

Calvert. McClain.
Devall. McGregor.
Hughes. Moore.
Johnson Munson,
of Dimmit. Palmer.
Jones of Atascosa. Ray.

The House, accordingly, at 8:30 o'clock p. m., adjourned until 9:30 o'clock a. m., tomorrow.

APPENDIX

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,
Austin, Texas, October 10, 1933.
Hop. Coke Stevenson, Speaker of the

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 178, A bill to be entitled "An Act providing for the levying of a special school tax to exceed a certain rate for the purpose of paying interest and sinking fund on a loan or loans from the Federal Government; authorizing the boards of trustees of any common school district of this State containing not less than one hundred (100) and not more one hundred and seventy-five (175) scholastics, according to the last approved census roll on file in the office of said county; and being located in counties containing a population of not less than thirteen thousand nine hundred and twenty (13,920) and not more than thirteen thousand nine hundred and seventy-five (13,975) inhabitants, according to the last preceding Federal Census, together with the consent and approval of the county school superintendent and the county board of education to pledge tax receipts to pay same; providing for contract with Federal Government for erection of buildings for school purposes; authorizing boards of trustees to execute quitclaim deeds therefor; providing for creation of lease contracts upon certain terms whereby the rent money becomes a part of the purchase price of school buildings and school property; providing for the final ownership of property by

school boards; providing for a term for pledge and or lease; authorizing boards of trustees, with the consent of the county school superintendent and county board of education, to pledge tax receipts in payment of said lease contract; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 164, A bill to be entitled "An Act to fix the salaries and compensation of county commissioners in counties with a population of not less than 24,060 nor more than 24,100, according to the last Federal Census, and providing for the manner and the fund from which said salaries shall be paid, and declaring an emergency,"

Works under the provisions of the National Industrial Recovery Act, or from any other source, for the purpose of building, erecting, and constructing on such lands buildings for such purposes and the purchasing of necessary equipment and appliances, and the installation thereof in such buildings, and to mortgage and en-

Has carefully compared same, and

finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the

House of Representatives.

Sir: Your Committee on Engrossed
Bills, to whom was referred

H. B. No. 185, A bill to be entitled "An Act to validate, ratify, approve, confirm, and declare enforceable all levies and assessments of ad valorem taxes heretofore made by independent school districts in this State, in counties having a population of not less than twenty-two thousand five hundred and not more than twenty-two thousand nine hundred and fifty, according to the last preceding Federal Census, not in excess of the limit now provided by law, which are void or unenforceable because the same were made and adopted by resolution, motion, or other informal action, and because of the failure of the governing body of such districts to appoint the proper and statutory board of equalization; etc., and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 194, A bill to be entitled "An Act making certain independent school districts to receive donations of cash and donations of land upon which to build, erect, and construct buildings in which its junior colleges may be maintained and operated, and wherein an additional two years of college work may be taught, so as to constitute a university; authorizing the board of education or board of trustees of such school districts to borrow money from the Federal Emergency Administration of Public Works under the provisions of the National Industrial Recovery Act, or pose of building, erecting, and constructing on such lands buildings for such purposes and the purchasing of necessary equipment and appliances, and the installation thereof in such buildings, and to mortgage and encumber such lands, buildings, equipment, and appliances, and the income, rents, tolls, fees, and other charges to be derived from the operation thereof, and to evidence the obligation therefor, by the issuance of bonds; etc., and declaring an emergency,'

Has carefully compared same, and

finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 71, A bill to be entitled "An Act amending Article 7047, of the Revised Civil Statutes, 1925, by repealing House Bill No. 102, as passed by the Forty-first Legislature, Second Called Session, 1929, and approved by the Governor of Texas, June 24, 1929; and repealing Senate Bill No. 127, regulating and providing for supervision of emigrant agents, passed by the Forty-first Legislature, Second Called Session, 1929, and effective without the Governor's signature, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

Committee Room, Austin, Texas, October 10, 1933. Hon, Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 210, A bill to be entitled "An Act granting permission to the Gainesville Red River Bridge Company to sue the State Highway Commission as such, and the State of Texas upon a purported contract; fixing venue; making an appropriation to cover the expenses of the Attorney General in defending such suit; providing for the payment of any judgment which may be recovered against the Highway Commission as such, and/or the State of Texas; providing for appeals, and declaring an emergency,

Has carefully compared same, and

finds it correctly engrossed.
PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon, Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 168, A bill to be entitled "An Act amending Chapter 116, Acts of the Regular Session of the Fortythird Legislature, by adding thereto Sections 28-a, 28-b, 28-c, 28-d, and 28-e, so as to provide for the regulation of the manufacture, selling, distribution, disposition, storage, and transportation of vinous beverages, and prescribing, defining, and providing the means, manner, and method thereof; providing for the licensing and regulating of persons dealing therein; providing for the assessment and collection of taxes and fees, and the method and manner thereof, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.
PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 86, A bill to be entitled "An Act defining, licensing, and regulating loan brokers and the busi- finds it correctly engrossed. ness of loan brokers, secured or un-

secured; providing for a license fee; providing that application for license shall be in writing under oath; providing for the appointment of an agent to accept service in certain suits; providing for the filing of a bond by loan brokers for use of any and all persons who may have cause of action under this Act; declaring usurious contracts within the scope of this Act to be unlawful and against public policy and void as to interest only; providing that no loan broker, as herein defined, shall hereafter require any borrower to purchase from such broker any insurance or other contract or property, or practice any other subterfuge as a precedent to securing a loan; providing additional penalty for usury collected or paid; providing for an attorney's fee in actions for recovery of damages or usury under this Act; requiring the joinder and signature of the wife on certain documents when given by a married man as security for a loan of money or purchase of wages or salary, or other transaction under this Act; requiring loan brokers to keep certain records; requiring loan brokers to deliver statement of transaction to person doing business with such loan broker; requiring loan brokers to give certain receipts for money collected; exempting certain persons, co-partnerships, associations, and corporations from the provisions of this Act; providing that if any part or provision of this Act shall be adjudged unconstitutional or invalid, that the remainder shall remain in full force and effect thereafter; providing punishment for vio-lations of this Act; defining what constitutes interest under this Act; to repeal Senate Bill No. 7, of Acts of 1915, Thirty-fourth Legislature, Regular Session, page 48, Chapter 28; to repeal Senate Bill No. 32, of the Acts of 1917, Thirty-fifth Legislature, First Called Session, page 59, Chapter 37; to repeal House Bill No. 122, of the Acts of 1927, Fortieth Legislature, First Called Session, page 30, Chapter 17, and to repeal all Acts and parts of Acts, whether general, or special, or local, which relate to the same subject matter as this Act, in so far as they are inconsistent with provisions of this Act, and declaring an emergency,"

Has carefully compared same, and

Committee Room. Austin, Texas, October 10, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 163, A bill to be entitled "An Act ceding to the City of Corpus Christi, Texas, all public lands within the bed of the Nueces River, from its mouth to its junction with the eastern boundary line of McMullen County; permitting lessees within such area to contract with the city for the abandonment of any producing oil or gas wells within such area; repealing laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.
PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 123, A bill to be entitled "An Act creating a closed season upon wild turkey for a period of five years in the Counties of Liberty and Hardin, in the State of Texas; making it unlawful for any person to hunt, trap, ensnare, kill, or attempt to kill, by any means whatsoever, any wild turkey within said counties, for a period of five years; providing a penalty therefor, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 205, A bill to be entitled "An Act to amend Subdivision 66, of Article 199, Title 8, of the Revised Civil Statutes of Texas, 1925, so as to change the time and terms of holding the terms of District Court in Hill County, constituting the Sixty-sixth Judicial District of Texas, and declaring an emergency,

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the

House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 199, A bill to be entitled "An Act to amend Article 6008, of the Revised Civil Statutes of Texas, 1925, as amended by Acts of the Fortythird Legislature, Chapter 100, so as to permit the use of natural gas for repressuring, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 129, A bill to be entitled "An Act to amend Article 8244, of the Revised Civil Statutes of 1925, governing the selection of depositories by all navigation districts whether created pursuant to Section 52, Article III, of the Constitution, or Section 59, Article XVI, of the Constitution; defining the powers of navigation and canal commissioners in the selection of such depositories; defining the powers and obligations of such depositories, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

HARRISON, Chairman.

Committee Room, Austin, Texas, October 10, 1933 Hon, Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 203, A bill to be entitled "An Act to amend Acts, 1931, Fortysecond Legislature, First Called Session, page 5, Chapter 3, relating to fishing in Gillespie and other counties, so as to change the tackle that may be lawfully used; the period for the open season; the legal length of certain fish; the number of fish which may be caught in Kendall County; prescribing a penalty, and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 141, A bill to be entitled "An Act making it lawful to kill squirrels in Coleman County at any time; repealing all laws in conflict therewith, and declaring an emer-

Has carefully compared same, and

finds it correctly engrossed.
PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 196, A bill to be entitled "An Act granting authority to the State Highway Department to acquire by purchase, and/or to construct, maintain, operate and control ferries over and across any bay, arm, channel, or salt-water lake emptying into the Gulf of Mexico, or any inlet of the Gulf of Mexico, any river, or other navigable waters of this State, where such ferries connect designated State highways, and which may be made self-liquidating or partially selfliquidating; providing for interstate ferries to be acquired by purchase, and to be maintained, operated, and controlled by the State of Texas, by the charging of tolls for the use thereof, and the right to charge reasonable tolls is hereby specifically granted to the State Highway Department under this Act, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 212, A bill to be entitled "An Act amending Chapter 33, of the General Laws of the Regular Session of the Thirty-ninth Legislature, so there is added to said Chapter, provisions that in cities having a population of more than two hundred finds it correctly engrossed. ninety thousand inhabitants, according (

to the last preceding Federal Census, that the governing body of said cities shall have the power to make loans to be secured by, and paid out of the income of the water works system of said cities and/or extensions, replacements, betterments, additions, and/or improvements thereof necessary to render adequate service; and to pledge and use the income of such system for the payment of said debts, and providing further that in said cities, elections provided in Section 6, of said Chapter, shall not be necessary for the issuance of bonds and notes to secure said loans made payable solely by the income of said system, and providing for the required submission of said bonds and notes to the Attorney General for his examination, and that said bonds shall be examined and certified as legal obligations to said cities by the Attorney General of Texas, and requiring them to be registered by the Comptroller in a book kept for such purpose; and providing further, that nothing in this Act shall repeal or affect any other legislation pertaining to this same subject, but shall be cumulative to all Acts granting power to all cities and towns including homerule cities and it is not intended to limit or impair any power given by any other of such Acts, nor shall any other Act be deemed to limit or impair power granted under this Act, and declaring an emergency,'

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the

House of Representatives. Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 213, A bill to be entitled "An Act for the purpose of opening the waters of Lavaca Bay in Calhoun County, Texas, for shrimp trawling during the months of September, October, November, and December of each year; opening Powder Horn Lake in Calhoun County, Texas, for seining during the months of December, January, and February of each year; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and

Committee Room, Austin, Texas, October 10, 1933 Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 204, A bill to be entitled "An Act to declare the validity of certain indebtedness arising out of the construction of State Highway No. 2, in the County of Johnson; to place such indebtedness on a parity with bonds, warrants, and other evidence of indebtedness heretofore authorized to be paid out of the 'County and Road District Highway Fund'; etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

PARKHOUSE, Acting Chairman.

Committee Room, Austin, Texas, October 10, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 186, A bill to be entitled "An Act to create a special and more efficient road system for Collin County, in the State of Texas, and making county commissioners and prescribing their powers and duties as such, and providing for their compensation as such road commissioners; etc., and declaring an emergency,"

Has carefully compared same, and

finds it correctly engrossed.

HARRISON, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 110, "An Act prohibiting the use of any seine or net for taking fish from any of the waters of Red River County, except a seine or net of not less than two-inch square mesh; or a minnow seine for the purpose of taking bait; providing a penalty; repealing all laws and parts of laws in conflict herewith, and declaring an emergency,"

Has carefully compared same, and

finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 42, Suspending Rule XXIII, of the Joint Rules, in order to consider and finally pass House Bill No. 81,

Has carefully compared same, and finds it correctly enrolled.

MORRISON, Vice-Chairman.

Committee Room, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 45, Suspending Rule XXIII of the Joint Rules so as to allow the House to take up and finally pass House Bill No. 176,

Has carefully compared same, and

finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 46, Suspending Rule XXIII of the Joint Rules so as to allow the House to consider House Bill No. 84,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room,
Austin, Texas, October 11, 1933.
Hon. Coke Stevenson, Speaker of the
House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 127, "An Act amending Chapter 220, Acts of the Forty-third Legislature, Regular Session, page 734, by adding thereto Section 5-b (Article 3886-b), providing for the maximum compensation of assistant county attorneys in all counties in this State having a population of one hundred thousand and one (100,001) inhabitants, and not more than one hundred and fifty thousand (150,000) inhabitants, and containing two cities of fifty thousand (50,000) population or more, each according to the last preceding Federal Census; providing for the

compensation of assistant county attorneys in such counties; repealing all laws and parts of laws in conflict herewith; providing that this Act shall become effective on and after January 1, 1934, and declaring an emergency,"

Has carefully compared same, and

finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 41, Instructing the Enrolling Clerk of the House to amend the caption of House Bill No. 63,

Has carefully compared same, and finds it correctly enrolled.

MORRISON, Vice-Chairman.

Committee Room, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 43, Suspending Rule XXIII of the Joint Rules to permit the House to consider House Bill No. 199,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 24, Granting J. P. Foty permission to bring suit against the State of Texas,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 63, "An Act to regulate the business of transporting persons for hire or for compensation over the public roads, highways, or bridges of the State of Texas, whether as a common carrier, contract or charter carrier, or as a transportation agency

or travel bureau for obtaining a cotraveler or co-travelers to share the expense of a trip or to act as an intermediary in connection therewith as a broker for hire, agent, or otherwise, whereby the expense of a trip or trips is to be shared or to solicit, induce, or encourage another to purchase an interest in a motor vehicle in violation of this Act, unless the person, driver, or chauffeur in charge of the motor vehicle shall first comply with the laws of this State in connection with the obtaining of proper licenses; providing this Act shall not apply to vehicles operated within a radius of five (5) miles of any city, town, or village; requiring an examination of the public records in order to ascertain if the owner, chauffeur, driver, or operator of the motor vehicle has properly complied with the laws of this State; repealing all laws in conflict herewith; and making the violation of this Act a misdemeanor, and providing a penalty; providing if any part of this Act shall be declared unconstitutional, it shall not affect the validity of the remainder, and declaring an emergency,'

Has carefully compared same, and

finds it correctly enrolled.

MORRISON, Vice-Chairman.

Committee Room,

Austin, Texas, October 11, 1933. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 47, Suspending Rule XXIII of the Joint Rules so as to allow the House to consider House Bill No. 179,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

Committee Room, Austin, Texas, October 11, 1933.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 37, Authorizing and directing the Adjutant General of the State of Texas to select an appropriate design of service medal and service ribbon for citizens of Texas who served in certain wars of the United States,

Has carefully compared same, and finds it correctly enrolled.

ROGERS of Hunt, Chairman.

REPORT OF THE COMMITTEE ON QUESTIONNAIRE SUBMITTED TO MEMBERS OF THE HOUSE

Honorable Coke R. Stevenson, Speaker, House of Representatives, Austin, Texas.

Dear Mr. Speaker: Pursuant to the resolution adopted by the House on September 18, 1933, and your appointment of the undersigned, as the committee to conduct the investigation and inquiry set forth in said resolution, your committee submitted to each and every Member of the House of Representatives the following questionnaire:

QUESTIONNAIRE

Authorized and Directed by Resolution Adopted by the House, September 18, 1933

(1)	Name:	٠.	•	•	•			•	•		•	•	•	•
	Postoffice:		•			•	•				•			

- (2) Trade, occupation, or profession:
- (3) Corporation or association, if any, from which you have accepted, directly or indirectly, any salary or retainer for your services on a monthly, yearly, or contingent basis, any part of which has been received or accepted since you took the oath of office?
- (4) Membership in any association, lodge, or organization which seeks or fosters legislative action?
- (5) Relationship within the third degree of consanguinity or affinity to what person or persons holding office or employment in any State department or county government?

Representative.....District.

Sworn to and subscribed before me on this, theday of September, 1933.

The Members of the House have filed with this committee their answers to said questionnaires, except the following Members: Anderson, P. L., Dwyer, Pat, Bedford, Fine G.

The questionnaires, as answered by the respective Members who have filed reports with this committee are herewith tendered to the House of Representatives, in order that the House may make such disposition of such questionnaires as it desires to do.

Your committee asks that it be discharged from all further obligations in this behalf.

Most respectfully submitted,

ADAMSON, SCOTT, COOMBES, WALKER, LOTIEF.

- (1) Coke Stevenson, Junction, Texas.
 - (2) Lawyer.
- (3) I represent none generally. My firm is local counsel for State Bank of Junction, Junction Hardware Company, Schreiner Hodges Company, L. R. I. & M. Company, Junction Hotel Company, W. T. U. Company, Junction Cattle Loan Company, First State Bank, Rocksprings, Junction Abstract Company.
- (4) Sheep & Goat Raisers Association, Cattle Raisers Association, A. A. G. B. A., Texas Bar Association.
- (5) Coke Stevenson, Jr., J. P. Stevenson, Rosco Stevenson, Judge W. D. Colvin, Mrs. Olivia Smith, and maybe others, whose names are unknown to me. I have numerous relatives in various portions of the State.

(Signed) COKE STEVENSON, Representative Eighty-sixth Dist.

- (1) J. W. Adamson, Denison, Texas.
 - (2) Teacher.
 - (3) None.
 - (4) None.
- (5) Cousin to Representative J. H. Fisher.

(Signed) J. W. ADAMSON, Representative Forty-fourth Dist., Place No. 2.

- (1) A. M. Aikin, Jr., Paris, Texas.
- (2) Lawyer.
- (3) None.
- (4) None.
- (5) None; that is, within my knowledge.

(Signed) A. M. AIKIN, JR., Representative Thirty-seventh Dist.

- (1) Bob Alexander, Childress, Texas.
 - (2) Farmer.
 - (3) None.
 - (4) None.
- (5) One first cousin, bridge engineer, State Highway Department, for past ten or more years. He does not speak to me because I voted to cut his salary.

(Signed) BOB ALEXANDER, Representative One Hundred Twentyfirst Dist.

- (1) Lon E. Alsup, Carthage, Texas.
- (2) Music dealer.
- (3) I am not receiving any compensation from any corporation whatsoever.
 - (4) Not any.
- (5) County Superintendent of Panola County is my mother-in-law.

(Signed) LON E. ALSUP, Representative Seventh Dist.

- (1) A. L. Baker, Stockdale, Texas.
- (2) Stock farmer.
- (3) American Service Bureau, San Antonio, Texas. I receive from 25c to \$1 per month for this service.
 - (4) None.
 - (5) None.

(Signed) A. L. BAKER, Representative Seventh-ninth Dist.

- (1) E. B. Barrett, Leonard, Texas.
- (2)
- (3) None.
- (4) None.
- (5) None.

(Signed) E. B. BARRETT, Representative Forty-first Dist.

- (1) Elbert W. Barron, Sherman, Texas.
 - (2)
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) ELBERT W. BARRON, Representative Forty-fifth Dist.

- (1) E. Harold Beck, Texarkana, Texas.
 - (2) Attorney at law.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) E. HAROLD BECK, Representative Third Dist.

- (1) C. D. Bourne, Jr., Clarksville, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
 - (5) None that I know of. (Signed) C. D. BOURNE, JR.

(Signed) C. D. BOURNE, JR., Representative Thirty-sixth Dist.

- (1) Rolland Bradley, Houston, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) American Legion.
 - (5) None.

(Signed) ROLLAND BRADLEY, Representative Nineteenth Dist.

- (1) Gordon M. Burns, Huntsville, Texas.
 - (2) Attorney at law.
 - (3) None.
 - (4) None.
- (5) My father. County Attorney Walker County, Texas.

(Signed) GORDON M. BURNS, Representative Twenty-ninth Dist.

- (1) George B. Butler, Bryan, Texas.
 - (2) Lawyer.
- (3) None. I have been offered some indirectly, and refused.
 - (4) None.
 - (5) None.

(Signed) GEORGE B. BUTLER, Representative Twenty-sixth Dist.

- (1) Robert W. Calvert, Hillsboro, Texas.
 - (2) Attorney at law.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) ROBERT W. CALVERT, Representative Sixtieth Dist.

- (1) Emory B. Camp, Rockdale, Texas.
 - (2) Attorney.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) EMORY B. CAMP, Representative Sixty-fourth Dist.

- (1) C. C. Canon, Honey Grove, Texas.
 - (2) Farmer-merchant.

(3) None.

- (4) None, except orphan boy, working in Senate; nephew.
 - (5) None. (Signed) C. C. CANON, Representative Thirty-eighth Dist.
 - (1) Ben Cathey, Quitman, Texas.

(2) Attorney at law.

(3) I represent the Sunshine Bus Company, Inc., at home.

(4)

- (1) Hubbard Scott Caven, Marshall, Texas.

(2) Lawyer.

(3) General law practice and local attorney, as member of Caven & Caven, for G. C. & S. F. Ry. Co.

(4) None.

(5) None.

(Signed) HUBBARD CAVEN, Representative Fifth Dist.

- (1) Augustine Celaya, Brownsville, Texas.
 - (2) Real estate and farming.
 - (3) None.
 - (4) None.
- (5) Cousin in county attorney's office in Cameron County.

(Signed) AUG. CELAYA, Representative Seventy-second Dist.

- (1) Oscar F. Chastain, Eastland, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) Daughter, who is a court reporter; my nephew is district judge in this State.
 (Signed) OSCAR F. CHASTAIN,
 Representative One Hundred Sixth
- (1) William E. Clayton, El Paso, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) Frank B. Clayton, Assistant District Attorney, El Paso; Walter G. Clayton, Assistant Tax Collector, El Paso.

(Signed) WILLIAM E. CLAYTON, Representative Eighty-ninth Dist., Place No. 2.

- (1) Dero D. Cowley, Hillsboro, Texas.
 - (2)
 - (3) None.
 - (4) None.
 - (5) None.
 - (Signed) DERO D. COWLEY, Representative Fifty-ninth Dist.
 - (1) Nall Colson, Iola, Texas.

(2)

(3) Grimes Co. Mutual Insurance Company, \$2,000 per year. Have been employed as sales manager for four years.

(4) None.

(5) Wife is employed as charter clerk in Secretary of State's office.

(Signed) NALL COLSON, Representative Twenty-seventh Dist.

(1) Zachariah Ellis Coombes, 1117 East Seventh Street, Dallas, Texas.

(2) Lawyer.

(3) I have received small fees for securing charters for small corporations in my regular law practice.

(4) Texas National Guard.

- (5) None that I know of.
 (Signed) Z. E. COOMBES,
 Representative Fiftieth Dist., Place
 No. 5.
 - (1) Dr. A. Crossley, Linden, Texas.
 - (2) Dentist.
 - (3) No.
 - (4) No.
 - (5) No.
 (Signed) A. CROSSLEY,
 Representative Second Dist.
- (1) Albert K. Daniel, Crockett, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) Sister, Fay Daniel, Industrial Accident Board.

(Signed) ALBERT K. DANIEL, Representative Thirtieth Dist.

- (1) W. Edgar Davidson, Waco, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) W. EDGAR DAVIDSON, Representative Ninety-seventh Dist.

- (1) W. V. Dean, San Saba, Texas.
- (2) Real estate loans and abstractor.
- (3) (a) Small compensation for attending monthly meetings of bank

directors; (b) commissions made on real estate loans made for mortgage company.

(4) None.

(5) Son-in-law teaching in the A. and M. College.

(Signed) W. V. DEAN, Representative Ninety-third Dist.

- (1) Sam S. Devall, Hallettsville, Texas.
 - (2) Attorney at law.

(3) None.

(4) American Legion.(5) None at this time.

(Signed) SAM S. DEVALL, Representative Twenty-third Dist.

- (1) Otis T. Dunagan, Big Sandy, Texas.
 - (2) Law student.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) OTIS T. DUNAGAN, Representative Fourth Dist.

- (1) E. D. Dunlap, Kingsville, Texas.
 - (2) Druggist.

(3) None.

- (4) Texas State Pharmaceutical Association.
 - (5) None that I know of.

(Signed) E. D. DUNLAP, Representative Seventy-fourth Dist.

(1) J. C. Duvall, 604-5 Burkburnett Building, Fort Worth, Texas.

(2) Attorney.

(3) South Texas Coaches, Texas & Pacific Railroad, West Texas Motor Freight Lines, Inc., Dixie Motor Coaches, Inc., Sunshine Bus Lines, Inc., Henderson-Dallas Motor Freight Lines, Inc., East Texas Red Ball Motor Freight Line, Inc.

Association.

(4) N

Masonic

(5) B

of Juven ville, Tex

(4) None.

- (Signed) J. C. DUVALL,
 Representative One Hundred First
 and One Hundred Second Dists.
- (1) Fritz Engelhard, Eagle Lake, Texas.

(2) Farmer.

- (3) Texas Cotton Co-operative Association. Per diem as director, salary on executive committee.
 - (4) None.
 - (5) None.

(Signed) FRITZ ENGELHARD, Representative Twenty-fifth Dist.

- (1) John W. Fain, Weatherford, Texas.
 - (2) Farmer.
 - (3) None.
 - (4) None.
- (5) Nephew to Robert Barber, Public Weigher, Parker County.

(Signed) JOHN W. FAIN, Representative One Hundred Third Dist.

- (1) W. A. Few, Midlothian, Texas.
- (2) Merchant.
- (3) None.
- (4) None.
- (5) I have a widowed daughterin-law working in the Rehabilitation and Relief Department.

(Signed) W. A. FEW, Representative One Hundredth Dist.

- (1) J. H. Fisher, Newcastle, Texas.
- (2) Minister.
- (3) None.
- (4) None.
- (5) Cousin to J. W. Adamson.

(Signed) J. H. FISHER, Representative One Hundred Ninth Dist.

(1) J. B. Ford, McGregor, Texas.

(2) Attorney.

- (3) McGregor Milling & Grain Co., City of McGregor, McGregor Independent School District, Crouch Elevators, Temple, Texas; First State Bank and First National Bank, McGregor; Texas Auto Finance Co.; Lee Hardware Co.; Friend-in-Need Society, Mutual Aid Society, Cen.-Tex. Burial Association, Helping Hand Burial Association.
- (4) No, except American Legion; Masonic Lodge.
- (5) Brother, Albert Ford, employe of Juvenile Training School, Gatesville, Texas.

(Signed) J. B. FORD, Representative Ninety-sixth Dist.

- (1) R. A. Fuchs, Brenham, Texas.
- (2) Stock farmer.
- (3) None whatever.
- (4) None.
- (5) None.

(Signed) R. A. FUCHS, Representative Twenty-fourth Dist.

- (1) W. W. Glass, Jacksonville, Texas.
 - (2) Teaching.
 - (3) None.
 - (4) None.

(5) Nephew of E. S. Erwin, County Superintendent of Cherokee County.
(Signed) W. W. GLASS,
Representative Thirty-first Dist.

(1) J. W. Golson, Coleman, Texas.

(2) Real estate.

(3) None.

(4) No.

(5) Have brother on Board of County School Trustees of Coleman County.

(Signed) J. W. GOLSON, Representative One Hundred Twentyfifth Dist.

- (1) R. H. Good, Cooper, Texas.
- (2) Abstractor and law student.
- (3) None.
- (4) None.
- (5) None.

(Signed) R. H. GOOD, Representative One Hundred Twentysixth Dist.

(1) J. L. Goodman, Franklin, Texas.

(2) Attorney at law.

- (3) I have represented the I. & G. N. Railroad Co. as local attorney in my county for thirty years. My compensation is a small stated salary paid quarterly. My employment implies no political service or influence in legislation. No such service has been required nor would same be performed if exacted.
 - (4) None.
 - (5) None.

(Signed) J. L. GOODMAN, Representative Sixty-third Dist.

(1) H. N. Graves, Georgetown, Texas.

(2) Attorney at law.

(3) M.-K.-T. Ry. Co. of Texas, \$5 per month. Have been representing this company for more than twenty years.

(4) None.

(5) First cousin to M. G. Newton, capitol carpenter.

(Signed) H. N. GRAVES, Representative Eighty-third Dist.

(1) Joseph F. Greathouse, Fort Worth, Texas.

(2) Lawyer.

(3) Of course I have received a number of fees in individual matters and cases from corporations since I have taken the oath of office, but I receive no salary, retainer, nor any regular pay from any corporation or

association upon a permanent basis of employment, but only in individual matters and this I shall continue to do or I will have no visible means of a livelihood, and therefore become subject to vagrancy prosecution.

(4) None.

(5) I have no relations of any degree employed by the State or any of its subdivisions.

(Signed)

JOSEPH F. GREATHOUSE, Representative One Hundred First Dist.

- (1) A. W. Griffith, Austin, Texas.
- (2) (Retired druggist). Insurance, real estate.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) A. W. GRIFFITH, Representative Eighty-second Dist.

- (1) Harold M. Hankamer, El Paso, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) None to my knowledge, though the "woods are full" of my relatives in East Texas and Southeast Texas, and some one of them may be so employed, but I am not my brother's keeper and haven't inquired of them in several years.

(Signed)

HAROLD M. HANKAMER, Representative Ninetieth Dist.

- (1) W. M. Harman, Waco, Texas.
- (2) Lawyer.
- (3) None.
- (4) None.
- (5) W. M. Harman, Jr., my son, worked about two months during the summer, 1933, in Maintenance Department of Highway Department at 30c an hour helping repair the highways; a brother, J. T. Harman, working for Railroad Commission.

(Signed) W. M. HARMAN, Representative Ninety-sixth Dist.

- (1) D. M. Harris, Archer City, Texas.
 - (2) Stock farming.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) D. M. HARRIS, Representative One Hundred Tenth Dist.

- (1) Leon G. Harrison, Brookshire, Texas.
 - (2)
 - (3)None.
 - **(4)** None. (5) None.
- (Signed) LEON G. HARRISON, Representative Twentieth Dist.
- (1) Howard G. Hartzog, Port Lavaca, Texas.
 - (2)Lawyer.
 - (3)None.
 - **(4)** None.
- (5) None to my knowledge. (Signed) HOWARD G. HARTZOG, Representative Sixty-ninth Dist.
- J. Manley Head, Granbury, (1) Texas.
 - (2)Teacher and student.
 - (3)None.
 - (4)T. S. T. A.
 - None. (5)

(Signed) J. MANLEY HEAD. Representative One Hundred Fifth Dis.

- George C. Hester, Georgetown, Texas.
 - Professor of Government. **(2)**
- (3) None for services this year; received some back salary checks from Southwestern University.
 - (4) None.
 - (5)None.

(Signed) GEO. C. HESTER. Representative Eighty-fourth Dist.

- (1) Tom Hicks, Grand Saline, Texas.
 - (2)Musician.
 - (3)None.
 - (4)None.
 - (5)None.

(Signed) TOM HICKS, Representative Fifty-third Dist.

- (1) Emmett C. Hill, Angleton, Texas.
 - **(2)** Lawyer.
- (3)Law firm of Follett & Hill receives following retainers: Houston Houston | sentative. Farm Development Co., Lighting and Power Co., Brazoria County State Bank, Freeport Sulphur Co., Mound Co., I. & G. N. R. R. Co.
 - (4) None.
 - **(5)** None.

(Signed) EMMETT C. HILL, Representative Twenty-first Dist.

- **(1)** Paul S. Hill, Laredo, Texas.
- (2) Attorney.
- (3) None.
- **(4)** None.

(5) Miss Ruth Stevens, sister-inlaw, Banking Department. Miss Stevens was employed by the State several years before I met her or her sister.

(Signed) PAUL S. HILL, Representative Seventy-fifth Dist.

- W. E. Hodges, Marlin, Texas.
- (2)Farmer.
- **(3)** Marlin National Farm Loan Association.
 - **(4)** No.
- (5) Mrs. Alice Wyatt, second cousin, works in State Treasurer's Department.

(Signed) W. E. HODGES, Representative Sixty-second Dist.

- Bodo Holekamp, Boerne, Texas.
- (2) Distributor of beverages.
- (3)None.
- (4)None.
- (5)None.

(Signed) BODO HOLEKAMP, Representative Eighty-fifth Dist.

- R. H. Holland, Houston, Texas.
- (2)Lawyer.
- (3) None.
- (4)None.
- (5)None in the State of Texas. (Signed) R. H. HOLLAND, Representative Nineteenth Dist.
- (1)Conde R. Hoskins, Gonzales, Texas.
 - (2)Insurance, real estate agent.
 - (3) None.
 - (4) None that I know of.
- Brother, on staff at Sanato-(5)rium; daughter, adult, in Adjutant General's Department.

(Signed) CONDE H. HOSKINS, Representative Sixty-seventh Dist.

- (1) Walter C. Holloway, Longview, Texas.
 - **(2)** Life insurance.
 - (3) None.
 - (4)None.
- Sidney Latham, State Repre-**(5)**

(Signed)

WALTER C. HOLLOWAY, Representative Sixth Dist.

- Earl Huddleston, Oglesby, (1)Texas.
 - Farmer. (2)
 - (3) None.
 - (4) None.
 - **(5)** None.
- (Signed) EARL HUDDLESTON, Representative Ninety-fourth Dist.

- (1) Sarah T. Hughes, 405 Mercantile Bldg., Dallas, Texas.
 - (2) Lawyer.
 - (3) None.
- (4) Dallas and Texas Bar Associations.
 - (5) None.
 - (Signed) SARAH T. HUGHES, Representative Fiftieth Dist.
 - (1) J. W. Hunt, Jr., Dike, Texas.
 - (2) Teacher.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) J. W. HUNT, JR., Representative Thirty-ninth Dist.

- (1) Bullock Hyder, Lewisville, Texas.
 - (2) None.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) B. H. HYDER, Representative Forty-ninth Dist.

- (1) H. P. Jackson, El Paso, Texas.
- (2) Retired merchant.
- (3) None.
- (4) None.
- (5) None.

(Signed) H. P. JACKSON, Representative Eighty-ninth Dist.

- (1) Jesse James, Thorndale, Texas.
- (2) Merchant and farmer.
- (3) None.
- (4) None.
- (5) None.

(Signed) JESSE JAMES, Representative Sixty-fifth Dist.

- (1) Pat Jefferson, San Antonio, Texas.
 - (2) Decorator.
- (3) Alamo Paint Co., San Antonio; \$125 monthly.
- (4) Member Labor and Veterans organization.
 - (5) None.

(Signed) PAT JEFFERSON, Representative Seventy-eighth Dist.

- (1) Hugh Jones, Center, Texas.
- (2) Farming.
- (3) None.
- (4) None.
- (5) Nephew in State Superintendent's office; brother-in-law, College Station; half brother working for Highway Department.

(Signed) HUGH JONES, Representative Tenth Dist.

- (1) A. P. Johnson, Carrizo Springs, Texas.
 - (2) Lawyer.
- (3) None. (The law firm of which I am a member has for over twenty years been local attorney in Dimmit County for San Antonio, Uvalde & Gulf Ry., for \$50 per year. For about half that time the firm is similarly employed by the Central Power & Light Company. The firm also employed by two local banks and some similar local business concerns.)
 - (4) None.
 - (5) None.

(Signed) A. P. JOHNSON, Representative Seventy-seventh Dist.

- (1) R. M. Johnson, Palestine, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) No.
- (5) One daughter, Lois Johnson, employed half time in Department of Education, while attending University.

(Signed) R. M. JOHNSON, Representative Fifty-fifth Dist.

- (1) Harvey O. Jones, Winters, Texas.
 - (2) Retired merchant, land owner.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) HARVEY O. JONES, Representative Ninety-second Dist.

- (1) Walter E. Jones, Jourdanton, Texas.
 - (2) Attorney at law.
- (3) Represent two banks generally, but only when retained; have no retainer's fee monthly or annual service.
 - (4) None.
 - (5) None.

(Signed) WALTER E. JONES, Representative Seventy-sixth Dist.

- (1) Harold Kayton, San Antonio, Texas.
 - (2) Unemployed.
 - (3) None whatsoever.
 - (4) None.
- (5) Z. D. Campbell, Private in the Ranger Force; H. C. Russey, book-keeper, Relief Commission.

(Signed) HAROLD KAYTON, Representative Seventy-eighth Dist.

- (1) Henry C. Kyle, San Marcos, Texas.
 - (2) Lawyer.
 - (3)None.
 - (4) None.(5) None.

(Signed) HENRY C. KYLE, Dist., Representative Eighty-first Place No. 2.

- (1)A. C. Kyle, Mineral Wells, Texas.
 - (2) Life insurance.
 - (3) None.
 - (4)None.
 - (5)None.

(Signed) A. C. KYLE, Representative One Hundred Eighth Dist.

- John W. Laird, Lufkin, Texas. (1)
- (2)Attorney, farmer.
- (3) None.
- **(4)** None.
- (5) Sam Shofner, first cousin, elected constable at Huntsville, Texas. (Signed) JOHN W. LAIRD, Representative Twelfth Dist.
- (1) Sidney Latham. Longview. Texas.
 - **(2)** Lawyer.
 - (3)None.
- (4) State Bar Association, Gregg County Bar Association.
- (5) I am a nephew of Walter C. Holloway, who is also a Member of the House of Representatives.

(Signed) SIDNEY LATHAM, Representative Thirty-third Dist.

- Vernon Lemens, Rainbow, Tex. (1)
- **(2)** Lawyer.
- (3)None.
- (4)
- (5)(Signed) VERNON LEMENS.

Representative Ninety-eighth Dist. (1) J. F. Lindsey, Box 52, Anson,

- Texas.
 - **(2)** Lawyer.
 - (3) None.
 - **(4)** None.
- (5) I have a son, Rayford W. Lindsey, in the Casualty Insurance Department, and has been in such employment for some five years, and is Do not represent any oil companies, twenty-seven years of age. He is not either major or minor. dependent on me and has not been since he was nineteen years of age, and I am not dependent upon him.

(Signed) J. F. LINDSEY, Representative One Hundred Fifteenth Dist.

- Bob Long, Wichita Falls, (1)Texas.
 - (2)Attorney.
 - (3)None.
 - (4)None.
 - None. (5)

(Signed) BOB LONG,

Representative One Hundred Eleventh Dist.

- (1) Cecil A. Lotief, Cross Plains, Texas.
 - (2)Merchant.
 - (3) None.
 - (4)None.
 - (5)None.

(Signed) CECIL A. LOTIEF, Representative One Hundred Seventh Dist.

- John S. Magee, Tyler, Texas. (1)
- (2)Teacher.
- (3)None.
- None. **(4)**
- **(5)** None so far as I know.

(Signed) J. S. MAGEE, Representative Thirty-second Dist.

- Henry Mackay, Algoa, Texas.
- (2) Farming and real estate.
- (3) Not one penny from any such, except my salary as Legislator, as paid by State warrants.
- (4) Galveston County Mainland Chamber of Commerce, who are aiding farmers in claims for losses through foot and mouth cattle disease quarantine. This without any commission whatever.
- (5) No relatives that I know of in any State or county office.

(Signed) HENRY MACKAY, Representative Seventeenth Dist.

- (1) John M. Mathis, Houston, Texas.
 - (2) Attorney at law.
- (3) Retained by no public utility. Practice largely a general practice. Retained by Burlington, Rock Island Houston Transportation Railroad; Company; Hotel Association; yearly salary, payable monthly of the above.
 - (4)None.
- (5) Brother-in-law, Auditor in Tax Commissioners office.

(Signed) JNO. M. MATHIS, Representative Nineteenth Dist.

- (1) Penrose B. Metcalfe, San Angelo, Texas.
 - (2) Ranching.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed)

PENROSE B. METCALFE, Representative Ninety-first Dist.

- (1) W. C. McClain, Groveton, Texas.
 - (2) Attorney at law.
 - (3) No.
 - (4) None.
 - (5) None.

(Signed) W. C. McCLAIN, Representative Twenty-eighth Dist.

- (1) J. R. McDougald, Beaumont, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) Bar Association.
 - (5) None.

(Signed J. R. McDOUGALD, Representative Fifteenth Dist.

- (1) J. W. McCullough, McKinney, Texas.
 - (2) Attorney.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) J. W. McCULLOUGH, Representative Forty-third Dist.

- (1) T. H. McGregor, Austin, Texas.
- (2) Lawyer.
- (3) M. P. R. R. Co., Southwestern Bell Tel. Co., both monthly retainers for many years; Humble Oil Co., special employment in Anti-Trust and rate suits and matters before Commission. Under employment before I was elected.
 - (4) Democratic Party.
 - (5) None.

(Signed) T. H. McGREGOR, Representative Eighty-second Dist.

- (1) Gaston Palmer, Normangee, Texas.
 - (2) Merchant.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) GASTON PALMER, Representative Fifty-sixth Dist.

- (1) Harry L. McKee, Port Arthur, Texas.
 - (2) Advertising signs.
 - (3) None.
 - (4)
 - (5) None.

(Signed) HARRY L. McKEE, Representative Sixteenth Dist., Place No. 1.

- (1) J. A. Merritt, Snyder, Texas.
- (2) Stock farmer,
- (3) None.
- (4) None.
- (5) None.

(Signed) J. A. MERRITT, Representative One Hundred Eighteenth Dist.

- (1) J. L. Mitcham, Murchison, Texas.
 - (2) Teacher.
 - (3) None.
 - (4) None.
- (5) Everett Shelby, Superintendent Wood's office.

(Signed) J. L. MITCHAM, Representative Fifty-fourth Dist.

- (1) George Moffett, Chillicothe, Texas.
 - (2) Farming.
 - (3) None.
 - (4) None.
- (5) I am not sure what the third degree of consanguinity or affinity embraces, but do not think I have any relatives in this classification on State or county pay roll.

(Signed) GEORGE MOFFETT, Representative One Hundred Fourteenth Dist.

- (1) Weaver Moore, Houston, Texas.
- (3) B. R. I.
- (4) Texas Bar Association.
- (5) None within my knowledge. (Signed) WEAVER MOORE, Representative Nineteenth Dist.
- (1) Harlee Morrison, Terrell,
- (2) Attorney at law.
- (3) None. My "modus operandi" has never attracted the attention of the "Big Boys" and with sixty per cent of the wealth of the United States reported to be in the hands of five per cent of the people, it is not likely I will ever need an expert to figure my income taxes.
 - (4) None.
 - (5) None.

(Signed) HARLEE MORRISON, Representative Fifty-second Dist.

- (1) R. Emmett Morse, Houston, Texas.
 - (2) Real estate.
 - (3) None.
 - (4) None.
 - (5) None.
 - (Signed) R. EMMETT MORSE, Representative Nineteenth Dist.
- (1) C. E. Nicholson, Port Neches, Texas.
 - (2) Refining.
 - (3) The Texas Company.
 - (4) None.
 - (5) No relatives so employed. (Signed) C. E. NICHOLSON, Representative Sixteenth Dist.
- (1) M. S. Munson, Jr., Wharton, Texas.
 - (2) Lawyer.
- (3) Texas Gulf Sulphur Company,T. & N. O. Railway Co.
 - (4) None.
- (5) M. S. Munson, Sr., District Judge, father; Henry Munson, first cousin, county surveyor; T. A. Munson, first cousin, professor A. and M.; T. Rich, first cousin by marriage, professor John Tarleton, and possibly others.
- (Signed) M. S. MUNSON, JR., Representative Twenty-second Dist.
- (1) George Parkhouse, 6007 Llano Street, Dallas, Texas.
 - (2) Advertising agent.
 - (3) None.
 - (4) None.
- (5) Brother-in-law of E. B. Barnes, Chief Clerk, Treasury Department. (Signed)
- GEORGE PARKHOUSE, Representative Fiftieth Dist., Place No. 4.
- (1) Frank Patterson, Jr., Fort Worth, Texas.
 - (2) Attorney.
 - (3) None.
 - (4) None.
 - (5) None.
 - (Signed)
- FRANK PATTERSON, JR., Representative One Hundred Second Dist.
 - (1) James Pavlica, Flatonia, Texas.
 - (2) Farmer.
 - (3) None.
 - (4) None.
 - (5) None.
 - (Signed) JAMES PAVLICA, Representative Sixty-sixth Dist.

- (1) W. E. Pope, Corpus Christi, Texas.
 - (2) Lawyer.
- (3) None; I have offered, but have had no takers.
 - (4) None.
 - (5) None that I know of.
 (Signed) W. E. POPE,
 Representative Seventy-first Dist.
- (1) John Puryear, Wellington, Texas.
- (2) Stock farmer.
 - (3) Received none.
 - (4) None.
- (5) None that I know of.
- (Signed) JOHN PURYEAR, Representative One Hundred Twentysecond Dist.
- (1) Ben Ramsey, San Augustine, Texas.
 - (2) Lawyer.
- (3) Gulf, Colorado & Santa Fe Railway Co.
 - (4) None.
- (5) Brother is county attorney of San Augustine County.

(Signed) BEN RAMSEY, Representative Eleventh Dist.

- (1) Dennis P. Ratliff, Haskell, Texas.
 - (2) Attorney.
- (3) The firm of which I am a member represents F. & M. State Bank, Haskell, Texas, and Haskell Building & Loan Association, Haskell, Texas; and represents locally the W. V. Ry. Co., P. & S. F. Ry. Co., and West Texas Utilities Co. My connection with the firm goes back twelve years.
- (4) I belong to the Christian Church, Masonic Lodge, Odd Fellows Lodge, American Legion and Haskell Service Club. If any of them seek or foster legislation I am not aware of it.
- (5) My father has nine brothers and sisters; my mother thirteen brothers and sisters; I have ten brothers and sisters. If any of them are included in the question I am not aware of it, unless it be that one uncle, W. S. Pace, is a county commissioner of Cooke County, Texas.

(Signed) DENNIS P. RATLIFF, Representative One Hundred Thirteenth Dist.

- (1) H. H. Ray, Troy, Texas.
- (2) Farmer.
- (3) None.
- (4) None.
- (5) Daughter and son-in-law teach school. Son-in-law works for Com-

missioners of Bell County, Precinct No. 3.

(Signed) H. H. RAY, Representative Ninety-fifth Dist.

(1) R. L. Reader, 1107 Bailey Ave., San Antonio, Texas.

(2) Drug salesman.

(3) Salesman for Norwich Pharmacal Company, Kansas City, Mo.

(4) Masonic Lodge, Baptist Church (draw your own conclusions).

(5) I have a daughter in training as a technician in the State Hospital at San Antonio.

(Signed) R. L. READER, Representative Seventy-eighth Dist., Place No. 3.

- (1) Jasper N. Reed, 1117 Hazel Street, Texarkana, Texas.
 - (2) Minister and farmer.
 - (3) None.
 - (4) None.
- (5) Mr. Hatchel, uncle by marriage, Tax Assessor Bowie County.
 (Signed) JASPER N. REED,

Representative First Dist.

(1) Thomas J. Renfro, Fort Worth, Texas.

(2) Lawyer.

- (3) Much to my chagrin and regret I must, through necessity, answer "none."
 - (4) None.

(5) None.

(Signed) THOMAS J. RENFRO.
Representative One Hundred First
Dist.

(1) W. O. Reed, 1907 Santa Fe Bldg., Dallas, Texas.

(2) Attorney.

(3) H. L. Brown Fence & Manufacturing Co., Cincinnati, Ohio; Central Supply Company, Inc., Dallas, Texas; Commercial Standard Insurance Co., Dallas, Texas; Consolidated Building Corporation, Dallas, Texas; T. F. Hart Investment Company, Dallas, Texas; Home Furniture Company, Dallas, Texas; W. F. Robertson Steel & Iron Company, Cincinnati, Ohio; Richard Talmadge Productions, Inc., Angeles, California; Southern Textiles, Inc., Dallas, Texas, and Houston, Texas; Southwest Insulation & Packing Company, Dallas, Texas; Texas & Pacific Railway Company, Dallas, Texas; Trinity-Universal Insurance Company, Dallas, Texas.

(4) Brotherhood of Railway and Steamship Clerks, Dallas Anglers Club, Texas Bar Association, Dallas

Bar Association, Junior Bar Association of Dallas.

(5) None.

(Signed) W. O. REED, Representative Fiftieth Dist.

- (1) Arthur C. Riddle, Dale, Texas.
- (2) Law student.
- (3) None.
- (4)

(5) None.

(Signed) ARTHUR C. RIDDLE, Representative Eighty-first Dist.

- (1) Morris Roberts, Pettus, Texas.
- (2) Merchant.
- (3) None.
- (4) None.
- (5) C. E. Key, District Clerk Live-oak County, is my uncle.

(Signed) MORRIS ROBERTS, Representative Seventieth Dist.

- (1) F. A. Rogers, Leonard, Texas.
- (2) Farmer.
- (3) None.
- (4) None.
- (5) None.(Signed) F. A. ROGERS,Representative Fortieth Dist.
- (1) B. L. Rogers, Farnsworth, Texas.
 - (2) Ex-merchant and farmer.

(3) None.

- (4) United Spanish War Veterans, Patrons of Husbandry ("Grange"), Veterans of Foreign Wars.
 - (5) None.

(Signed) B. L. ROGERS, Representative One Hundred Twentyfourth Dist.

(1) George W. Rollins, P. O. Box No. 361, DeLeon, Texas.

(2) Labor.

- (3) Monthly salary of eighty dollars per month from June 5 to September 12, 1933, from Humble Pipe Line Company.
 - (4) None.
- (5) None.(Signed) GEORGE W. ROLLINS,Representative One Hundred Fourth Dist.
- (1) John G. Ross, Cleveland, Texas.
 - (2) Insurance.
- (3) I am not a lawyer, and am not on a salary or retainer from anyone.
 - (4) None.
 - (5) None.

(Signed) JNO. G. ROSS, Representative Fourteenth Dist.

- (1) Traylor Russell, Mt. Pleasant, Texas.
 - (2) None.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) TRAYLOR RUSSELL, Representative Thirty-fifth Dist.

- (1) W. T. Savage, 709 Praetorian Bldg., Dallas, Texas.
 - (2) Lawyer-Legislator.
 - (3) None.
 - (4) None.
- (5) None in State, county, city or any other capacity. No relatives on any of these pay rolls.

(Signed) W. T. SAVAGE, Representative Fifty-first Dist.

- (1) Amos P. Scarborough, Jr., Jasper, Texas.
 - (2) Law student.
 - (3) None.
 - (4) None.
 - $(5) \dots \dots \dots$

(Signed)

AMOS P. SCARBOROUGH, JR., Representative Thirteenth Dist.

- (1) Will H. Scott, Sweetwater,
 - (2) Implement dealer.
 - (3) None.
 - (4) No.
 - (5) No.

(Signed) WILL H. SCOTT, Representative One Hundred Seventeenth Dist.

- (1) S. D. Shannon, Fort Worth, Texas.
 - (2) Funeral director.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) S. D. SHANNON, Representative One Hundred First Dist.

- (1) W. C. Shults, Decatur, Texas.
- (2) Lawyer.
- (3) (1) Decatur Building and Loan Association, Decatur, Texas; (2) Sextet Local Mutual Aid Association, Decatur, Texas.
 - (4) None.
 - (5) None.

(Signed) W. C. SHULTS, Representative Forty-eighth Dist.

- (1) J. O. Smith, Elgin, Texas.
- (2) Editor-publisher.
- (3) None.
- (4) None.
- (5) None.

(Signed) J. O. SMITH, Representative One Hundred Twentyseventh Dist.

- (1) Halmond K. Stanfield, 1015-16 Eakle Building, Amarillo, Texas.
 - (2) Attorney.
- (3) Receive fees but no salary or retainer.
 - (4) None.
 - (5) None.

(Signed)

HALMOND K. STANFIELD, Representative One Hundred Twentythird Dist.

- (1) Hugh B. Steward, Fairfield, Texas.
- (2) Abstractor, insurance, real estate.
- (3) The Federal Land Bank of Houston, as secretary-treasurer of Fairfield N. F. L. A. As abstractor I do business with various corporations, making abstracts, appraising lands, making loans, buying and selling leases, but have no contract of any kind on any basis for work except as each individual case arises.
- (4) Presbyterian Church, American Legion.
 - (5) None.

(Signed) HUGH B. STEWARD, Representative Fifty-seventh Dist.

- (1) Jeff D. Stinson, 1214 Fidelity Bldg., Dallas, Texas.
 - (2) Attorney.
 - (3) None.
 - (4) None.
 - (5) None.
 - (Sisgned) JEFF D. STINSON, Representative Fiftieth Dist.
- (1) H. R. Stovall, Waxahachie, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) D. H. Stovall, brother, County Clerk, Hale County, Texas; W. S. Howard, county commissioner, Ellis County, Texas; O. Stovall, County Judge, Van Zandt County, Texas.

(Signed) H. R. STOVALL, Representative One Hundredth Dist.

- (1) Frank Stubbeman, Midland, Texas.
 - (2) Lawyer.
- (3) Midland Independent School District.
 - (4) None.
 - (5) None.

(Signed) FRANK STUBBEMAN, Representative Eighty-eighth Dist.

- (1) C. F. Sullivant, Gainesville, Texas.
 - (2) Lawyer.
 - (3) Noně.
 - (4) None.
 - (5) W. W. Sullivant.

(Signed) C. F. SULLIVANT, Representative Forty-sixth Dist.

- (1) A. B. Tarwater, Plainview, Texas.
 - (2) Farmer.
- (3) Plains Co-operative, Inc., per diem attending directors' meetings.
 - (4) None.
 - (5) H. R. Tarwater, brother.

(Signed) A. B. TARWATER, Representative One Hundred Twentieth Dist.

- (1) Charles H. Tennyson, Wichita Falls, Texas.
 - (2) Teacher.
 - (3) None.
 - (4) None.
 - (5) None to my knowledge.

(Signed)

CHARLES H. TENNYSON,
Representative One Hundred Eleventh
Dist.

- (1) John N. Thomas, Tahoka, Texas.
 - (2) Druggist.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) JOHN N. THOMAS, Representative One Hundred Nineteenth Dist.

- (1) Edwin Tillery, Nacogdoches, Texas.
 - (2) Farmer.
 - (3) None.
 - (4) None.
 - (5) None.

(Signed) EDWIN TILLERY,
Representative Ninth Dist.

- (1) E. E. Townsend, Alpine, Texas.
- (2) Ranchman.
- (3) None.
- (4) Brewster County Chamber of Commerce, A. F. and A. M.
 - (5) None.

(Signed) E. E. TOWNSEND, Representative Eighty-seventh Dist.

- (1) C. M. Turlington, Henderson, Texas.
 - (2) Attorney at law.
 - (3) None.
 - (4) None.
 - (5) None.
 - (Signed) C. M. TURLINGTON, Representative Eighth Dist.
- (1) Olan R. Van Zandt, Tioga, Texas.
 - (2) Lawyer.
 - (3) None.
 - (4) None.
- (5) My wife, as secretary, in Legislature, as permitted in Criminal Statutes, Article 438.

(Signed)

OLAN R. VAN ZANDT, Representative Forty-fourth Dist., Place No. 1.

- (1) B. F. Vaughan, Greenville, Texas.
 - (2) Attorney.

(3) Have not directly or indirectly accepted any salary or retainer on any basis from any corporation or association since I took the oath of office.

(4) Have no membership in any association, lodge or organization which seeks or fosters legislative action.

(5) None that I know of.

(Signed) B. F. VAUGHAN, Representative Forty-second Dist.

(1) R. M. Wagstaff, Abilene, Texas.

(2) Lawyer.

- (3) The law firm of Wagstaff, Harwell, Wagstaff & Douthit, Abilene, Texas, is on retainer from West Texas Utilities Co. and from T. & P. Ry. Co., and has been for many years. Have not received any new clients or retainer since I became a Member of Legislature.
- (4) Texas State Bar Association, which advocates reforms in legal procedure.
 - (5) None.

(Signed) R. M. WAGSTAFF, Representative One Hundred Sixteenth Dist.

- (1) Albert G. Walker, Vernon, Texas.
 - (2)Attorney.
- **(3)** Have not directly or indirectly received or contracted for or accepted any retainer or salary on any basis from any association or corporation since I took the oath of office.
- None. I am a member of the Masonic Lodge at Wichita Falls,
- Texas.
- None within my knowledge. (5) (Signed) ALBERT G. WALKER, Representative One Hundred Twelfth Dist.
 - F. C. Weinert, Seguin, Texas. (1)
 - (2)Farmer and stockman.
 - (3)None.
 - None. (4)
 - (5)None.

(Signed) F. C. WEINERT. Representative Eightieth Dist.

- Joe Kelton Wells, Corsicana, (1)Texas.
 - (2)Law student.
 - (3)None.
 - (4)None.
- E. F. Wells, father, tax supervisor in Comptroller's Department.

(Signed) JOE KELTON WELLS. Representative Fifty-eighth Dist.

- (1) George W. Winningham, Route 4, Mexia, Texas.
 - Farming.
 - (3)None.
 - (4) None.
 - (5)None.

(Signed)

GEORGE W. WINNINGHAM, Representative Sixty-first Dist.

- (1)Frank Wood, Nocona, Texas.
 - (2)Merchant.
 - (3)None.
 - (4)None.
 - (5)None.

(Signed) FRANK A. WOOD, Representative Forty-seventh Dist.

- J. D. Young, Cuero, Texas. **(1)**
- (2)Building contractor.
- (3)None.
- (4) None.
- (5)None.

(Signed) J. D. YOUNG, Representative Sixty-eighth Dist.

NINETEENTH DAY

(Thursday, October 12, 1933)

The House met at 9:30 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the follow-

ing Members were present: Mr. Speaker. Hill of Webb. Adamson. Hodges. Aikin. Holekamp. Alexander. Holland. Hoskins. Alsup. Huddleston. Anderson. Baker. Hughes. Barrett. Hunt. Barron. Hunter. Beck. Hyder. Bedford. Jackson. Bourne. James. Bradley. Jefferson. Burns. Johnson Butler. of Anderson. Calvert. Johnson Camp. of Dimmit. Canon. Jones of Runnels. Jones of Shelby. Cathey. Caven. Kayton. Celaya. Kyle of Hays. Chastain. Kyle of Palo Pinto. Clayton. Laird. Colson. Latham, Coombes. Lemens. Cowley. Leonard. Crossley. Lindsey. Daniel. Long. Davidson. Lotief. Dean. Mackay. Devall. Magee. Dunlap. Mathis. Dunagan. McClain. Duvall. McCullough. Dwyer. McDougald. Engelhard. McGregor. Fain. McKee. Few. Merritt. Fisher. Metcalfe. Mitcham. Ford. Fuchs. Moffett. Glass. Moore. Morrison. Golson. Morse. Good. Goodman. Munson. Nicholson. Graves. Greathouse. Palmer. Parkhouse. Griffith.

Hankamer.

Harman.

Harrison.

Hartzog.

Harris.

Head.

Hester.

| Hill of Brazoria.

Hicks.

Patterson. Pavlica.

Pope.

Puryear.

Ramsey.

Ratliff.

Reader.

Reed of Bowie.

Ray.